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### GENERAL ACTS

AND



# JOINT AND CONCURRENT RESOLUTIONS

03

# THE LEGISLATURE

OF THE

# STATE OF MICHIGAN,

PASSED AT THE

EXTRA SESSION OF 1874

WITH AN APPENDIX.





BY AUTHORITY.

LANSING:
W. S. GEORGE & CO., STATE PRINTERS AND BINDERS.

1874.

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# LIST OF ACTS

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## LAWS OF MICHIGAN.

#### No. 1.

AN ACT to amend section one hundred and twenty-four of an act entitled "An act to amend chapter ninety-three of the revised statutes of eighteen hundred and forty-six," entitled "Of courts held by justices of the peace," approved February thirteen, eighteen hundred and fifty-five, being section five thousand three hundred and seventy-two of the compiled laws of eighteen hundred and seventy-one.

SECTION 1. The People of the State of Michigan enact, That sec- Section amended tion one hundred and twenty-four of chapter one hundred and seventy-eight, being section five thousand three hundred and seventy-two of the compiled laws of eighteen hundred and seventyone he amended so as to read as follows:

(5372.) Sec. 124. If before joining issue in any cause, the defend-when justice a ant therein shall make and file with the justice an affidavit that he material witness has a good and substantial defense on the merits thereof, and that ferred. the justice before whom the same is pending is a material witness for such defendant, without whose testimony he cannot safely proceed to trial, and shall state in said affidavit facts material to the issue which he expects to prove by said justice, the justice shall, if he be satisfied that he is a material witness for the defendant, make in his docket an entry of the filing of such affidavit, and an order that the suit and all the papers relating thereto be transferred to some other justice in the same township or city, or to some other justice in any township in the same county adjoining said township or city, to be named in such order, who shall thereupon proceed to hear, try, and determine the cause in the same manner as if the suit had been originally commenced before him, and with the like effect. Or the justice may in such order, in his discretion, postpone the hearing of said cause to such time and place in the same city or township, or in any adjoining township in the same county, as he shall see fit; at which time and place the justice to whom the cause is transferred shall attend and proceed to hear, try, and determine said cause as aforesaid.

SEC. 2. This act shall take immediate effect.

Approved March 23, 1874.

#### [ No. 2. ]

AN ACT to amend an act entitled "An act to authorize and empower the Board of Control of State swamp lands to make an appropriation of State swamp lands to aid in the construction of a railroad from the Straits of Mackinaw to Marquette Harbor, on Lake Superior," and to add a new section thereto.

Section added.

SECTION 1. The People of the State of Michigan enact, That an act entitled "An act to authorize and empower the Board of Control of State swamp lands to make an appropriation of State swamp lands, to aid in the construction of a railroad from the Straits of Mackinaw to Marquette Harbor, on Lake Superior," approved March twenty-first, eighteen hundred and seventy-three, be amended by adding a new section, to be section five, as follows:

Time for build-ing road, etc., extended.

SEC. 5. The time limited in this act for constructing said railroad shall be and the same hereby is extended for the term of two years from and after the thirty-first day of December, in the year of our Lord one thousand eight hundred and seventyfive, and all the powers conferred upon said Board of Control are hereby revived, renewed, and extended until said railroad shall have been constructed, and all such powers shall be and remain in full force and have the same effect as though such powers had not been before this time in any manner exercised; and said Board of Control shall have full power and authority to rescind, modify, or amend any resolution or regulation they may make, or may have made, necessary to secure the early completion of said railroad.

SEC. 2. This act shall take immediate effect. Approved March 24, 1874.

#### [ No. 3. ]

AN ACT to authorize proceedings by the State to condemn private property for public use.

Proceedings may be instituted in land required for public use.

Section 1. The People of the State of Michigan enact, That it circuit court for shall be lawful for the Governor or any other person or persons, condemnation of when by law authorized to purchase for the State at private sale, or by condemnation, land as a site for any State building or buildings, State institution, or public use, to institute or cause to be instituted proceedings in the name and behalf of the State of Michigan against the land sought to be acquired, and against the owners and persons interested therein, in the circuit court of the county where the land is situated, for the purpose of acquiring by the State title to such land by judicial condemnation. And the said court in which such proceeding may be instituted, shall have and possess full jurisdiction of the subject matter of such proceedings, and power to hear, adjudge, and determine all matters touching the proceedings, and the rights and interests of all concerned.

Power and jurisdiction of

SEC. 2. That upon request of the Governor or other person or Filing of persons, authorized as aforesaid, it shall be the duty of the Attor- petition, etc., by ney General of [the] this State, or of the prosecuting attorney of the or prosecuting attorney. county where the land is situated, as the case may be, to cause a petition to be made and filed in the proper court, signed by the Attorney General or prosecuting attorney, addressed to the court, setting forth, with reasonable certainty, a description of the land Contents of sought to be acquired, the names of all persons owning or having petition. an interest therein, so far as disclosed by the records of titles of the county in which the land is situated, or can be ascertained from actual occupants; that the petition is made and presented for the purpose of acquiring the title and ownership of the land described in the petition, to and for the use of the State of Michigan, and specifying generally the purpose for which it is to be used. And the petition shall ask that all persons interested in the premises, or any part thereof, be summoned to appear and answer the petition, and show cause, if any they have, against the same. Upon filing the petition, summons shall issue in accordance with summons. the prayer thereof, against the persons named therein, returnable on a day to be named, which shall not be less than five days from service and the issuing and test thereof, and shall be served at least three days return. before the return day, by the sheriff or other officer authorized to serve process of summons, according to the rules and practice of the circuit court in other cases at law. If there are minors or per- Service in case sons of unsound mind interested in the premises, service may be persons are minors or of made upon the guardian of any such person, or the court may unsound mind. appoint a guardian ad litem for any such person, who may appear and defend for the person he represents. If there are non-resident Service upon or absent persons upon whom service cannot be obtained within non-residents. the county, the court may order service upon any such person wherever he may be found, and in such manner as may be directed. The person serving any such process on such non-resident or absent person shall make proof of service by affidavit, stating the place, time, and manner of service. Or the court may order and cause notice to be given to such absent or non-resident person, by publication in such newspaper printed and published in the county as the court shall designate, and for such length of time as the court may think proper, not less than three weeks, once in each week; and any such service out of the county, or notice by publication, shall be as effectual for all the purposes of such proceeding and in the condemnation of the land as though the persons had been personally served within the county.

SEC. 3. That when all the parties named in the petition have Court to hear been summoned or notified, in the manner provided, and the time objections, etc. for their appearance shall have expired, the court shall hear any and all persons who shall have appeared and interposed objections to the petition or proceedings, and proceed to decide the questions raised, and may vacate the petition, or any part of the proceedings for cause, and may allow amendments of the petition, in form or substance, as the right of the matter shall demand. If any person Proceedings in having an interest in the land has been overlooked, or not sum- tas been evermoned or notified, the court may continue the proceedings and looked.

commissioners to ascertain necessity of taking property the compensation to be paid therefor.

Commissioners to be sworn.

To visit land sought to be acquired, pro-

Court may require sheriff to summon jury.

Objections to furors.

Completing

Duties of jury same as those of commissioners.

Hearing objections to, and confirmation of report.

Proviso.

Judgment

cause such person to be served or notified. If the petition and Court to appoint proceedings are sustained, the court shall appoint three commissioners, residents and freeholders within the county, not interested or of kin to any of the persons interested in the land, to ascertain and determine the necessity for taking such property, and the compensation for damages, or both, which ought to be paid by the State to each of the owners and persons interested in the premises. as and for his, her, or their just compensation for the land sought to be taken. Such commissioners shall be sworn to faithfully and justly discharge their duties in the premises according to their best ability. They shall visit the land sought to be acquired, shall ascertain the separate interest of each person owning or interested in any part of the premises, and the description of his or her separate interest in the parcel; shall hear, in the presence and under direction of the court, evidence touching the matters they are to find, brought forward by any person having an interest, and shall find all necessary facts to possess the court with the truth and right of the matter, but shall not be required to find what evidence was offered or given, and shall report to the court, in writing, their findings. Instead of commissioners, the court, with or without the request of any person interested in any portion of the premises described in the petition, may, and upon the request of any such person shall, order a venire to issue to the sheriff, to summon twelve jurors who shall be residents and freeholders of the county where the land is situated, to attend at a time to be named, before the court, to serve as a jury. Any person interested in any part of the premises may object for cause to any of the jurors, but there shall be no peremptory challenge allowed. In case any juror fails to appear, is excused, or set aside from the panel, the court may order the sheriff, or other proper officer in attendance, to summon forthwith the requisite number of talesmen to form the jury. The jury shall be sworn, as is required of commissioners, and they shall view the premises, hear evidence if offered, determine the necessity for taking such property, and the same proceedings be had, as near as may be, as hereinbefore required in reference to commissioners.

SEC. 4. The court shall hear objections, if any, to the report of the commissioners or jury, as the case may be, and may set asidethe report and finding, or confirm the same, and if confirmed, shall enter a judgment of [confirmation] conformation, and that all right, title, and interest of, in, and to the land and premises, vest in the State of Michigan: Provided, The State, within such time as shall be therein prescribed, shall deposit in the court the amount found by the report of the commissioners or jury, as the just compensation and damages to be paid to the owners and persons interested. If. within the time so prescribed, the State shall cause to be deposited the sum so found, the court shall thereupon enter an order and judgment that the title of the State in and to said land and every part thereof is perfect, and has become absolute, and may issue the necessary writ of assistance, commanding the sheriff to deliver the possession of such land to the State; and thereupon the title and right of the State to such land shall be absolute and binding against all persons whomsoever. The persons owning and inter- Payment of ested in said land according to the report and finding aforesaid, shall be entitled, on applying to the court, to be paid on the order of the court the amount or sum to which they are respectively entitled, according to such report or finding; for the sum received they shall respectively give to the clerk their receipt, in writing, to be by the clerk forwarded to the State Treasurer. In case the State does not, within the time so prescribed, deposit in court the amount of compensation and damages awarded, the court shall order the proceedings dismissed, and the State take nothing thereby. In the proceedings authorized by this act the court shall, Practice and as to the practice and mode of proceedings, be governed by the mode of prorules applicable in cases at law, except as is in this act otherwise expressly provided. The expense of the proceedings shall be paid Payment of by the State, and a certified copy of the record of the proceedings expense of preand judgment of the court shall, together with the record thereof in the office of the register of deeds of the county, be evidence in all courts and places.

SEC. 5. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 4. ]

AN ACT concerning submarine sites for light-houses, and other aids to navigation.

SECTION 1. The People of the State of Michigan enact, That Governor auwhenever the United States of America desire to acquire title to vey lands, etc., land belonging to the State, and covered by the navigable waters for light-houses. of the United States of America, within the limits thereof, for the site of a light-house, beacon, or other aid to navigation, and application is made by a duly authorized agent of the United States, describing the site required for one of the purposes aforesaid, then the Governor of the State is authorized and empowered to convey the title to the United States, and to cede to the United States jurisdiction over the same: Provided, No single Number of tract shall contain more than ten (10) acres, and that the State acres limited. shall retain concurrent jurisdiction so far that all process, civil or state to have criminal, issuing under the authority of the State, may be executed rediction for by the proper officers thereof upon any person or persons amenable certain purposes. to the same within the limits of land so ceded, in like manner and to like effect as if this act had never been passed."

SEC. 2. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 5. ]

AN ACT to cede jurisdiction to the United States on certain land, and for the purchase and condemnation thereof.

Section 1. The People of the State of Michigan enact, That the United States of America shall have power to purchase, or to conPurchase or for custom

demn, in the manner prescribed by its laws, upon making justconcemnation of lands required compensation therefor, any land in the State of Michigan required for custom-houses, arsenals, light-houses, national cemeteries, or for other purposes of the government of the United States.

Entry upon and jurisdiction over such lands.

SEC. 2. The United States may enter upon and occupy any land which may have been or may be purchased or condemned, or otherwise acquired, and shall have the right of exclusive legislation and concurrent jurisdiction together with the State of Michigan. over such land and the structures thereon, and shall hold the same exempt from all State, county, and municipal taxation.

SEC. 3. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 6. ]

#### AN ACT relative to taxation.

Taxable land esessment roll of the current

SECTION 1. The People of the State of Michigan enact, That ording year to be whenever it shall come to the knowledge of the supervisor or placed upon proper assessing officer of any town, city, or ward, that any land liable to taxation in said town, city, or ward at the time of taking the assessment of the preceding year, was omitted from the assessment roll of said year, it shall be the duty of the supervisor to enter said land upon the assessment roll of the current year at a proper valuation of such property for assessment for the year in which said land was omitted from the assessment roll.

Rate per cent of taxes to be levied

SEC. 2. The board of supervisors of the county in which said town, city, or ward is situated shall, at the next annual meeting after such assessment, proceed to levy taxes upon the same at a rate per cent not exceeding the rate per cent of taxes imposed upon the land in said town, city, or ward for the year in which such land was omitted from the assessment roll.

Taxes levied upon land omitgate amount for current year.

SEC. 3. The whole amount of the taxes levied upon land omitted upon land omit-ted, to be deduct. in the tax levy of the preceding year shall be deducted from the ed from aggre-gate amount for aggregate amount of taxation to be levied upon said town, city, or ward for the current year, before such tax for the current year is levied, and shall be collected or otherwise disposed of by the same authority and in the same manner as are ordinary taxes for the current year.

ner of making

SEC. 4. The assessment provided for in the first section of this act shall be made within the time, and in the same manner, and subject to the same provisions of law as to assessment and review and otherwise, as is the assessment for the current year; and the lands placed upon the assessment roll under the provisions of such section, shall be placed upon a part of said assessment roll separate and distinct from the lands as assessed for the current year, and immediately preceded by a statement which shall distinctly set forth the year in which such land was omitted from the assessment roll, and for which it is then placed thereon.

SEC. 5. This act shall authorize placing upon the assessment roll Limitation of for the year eighteen hundred and seventy-four lands legally sub-act. ject to taxation when omitted from the assessment roll for the years eighteen hundred and seventy-two and eighteen hundred and seventy-three, and hereafter shall be limited to the assessment of lands omitted from the assessment roll of either or both of the two years next preceding that in which they are placed upon the roll, and at the time of such omission legally liable to assessment and taxation.

SEC. 6. Lands heretofore or hereafter placed upon the assessment Lands not roll for any year, but not within the time required by law, the taxes within the time upon which remain unpaid until the expiration of the time herein required, construed as omitprovided for the assessment of such land, shall, for purposes of ted. this act, be construed as omitted therefrom, and may be placed upon the assessment roll of the current year in the same manner as indicated above, except that in case the value of lands so placed Exception. upon the former assessment roll shall have entered into the valuation of the property of the town, city, or ward, as was equalized by the board of supervisors, and upon which the tax was thereto apportioned, then the amount of taxes against such land shall not be deducted from the aggregate amount of taxation to be levied upon the town, city or ward, within which they are situated, as provided in section three of this act.

SEC. 7. Whenever the Auditor General shall have rejected any Taxes rejected or tax in the first instance, or have charged the same to the county to Auditor General; which it shall have been credited on account of any inaccurate or when and how collected. imperfect description of land upon which such tax was laid, or for any other reason, the board of supervisors of the county shall, if such tax was rejected or charged back on account of inaccuracy or imperfection of description of the land on which it was laid, add to the then current assessment roll of the proper town, city, or ward, a correct description of such land, and cause to be assessed thereon the tax, interest, and charges in arrears, and the same to be collected with the taxes of the then current year, and in the same manner.

SEC. 8. The taxes, together with all interest and charges in Taxes, etc., on arrears, upon any land rejected or charged back by the Auditor back as not and General for the reason that such land was not subject to taxation at jet to taxation, or upon which the time prescribed by law for the assessment for such taxes, or taxes have been that the taxes thereon had been once paid, or that there had been paid, etc. a double assessment thereof, shall, by the board of supervisors, be levied upon the property at large of the proper township, or otherwise disposed of as may appear equitable, except that they shall not be re-assessed upon the same land.

SEC. 9. The taxes, interest, and charges in arrears upon any land Taxes, etc., in rejected or charged back for any reason, except as specified in the field in two pretwo preceding sections, may be re-assessed upon the same lands, coding sections. levied upon the taxable property of the proper township, or otherwise disposed of by the board of supervisors as may be equitable.

Assersments, etc., axcept as herein specified, subject to act of 1869.

SEC. 10. The assessments made and taxes levied, under the provisions of this act, shall, in all matters except as hereinbefore specified, be subject to the provisions of an act entitled "An act to provide for a uniform assessment of property, and for the collection and return thereof," approved April sixth, eighteen hundred and sixty-nine, and to the amendments thereto.

SEC. 11. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 7. ]

AN ACT to amend section three thousand nine hundred and eighty-seven, of the compiled laws of eighteen hundred and seventy-one, relative to the sale of swamp and primary school lands, in the mineral range of the Upper Peninsula, heretofore withheld from market as mineral lands.

Section amended. SECTION 1. The People of the State of Michigan enact, That section three thousand nine hundred and eighty-seven, of the compiled laws of eighteen hundred and seventy-one, relative to the sale of swamp and primary school lands in the mineral range of the Upper Peninsula, heretofore withheld from market as mineral lands, be and the same is amended so as to read as follows:

Compensation of agents.

(3987). Sec. 4. The pay of such agents shall be five dollars per day, for the time actually and necessarily spent in the discharge of their duties, together with their actual and reasonable traveling expenses; and their accounts for such services and expenses, properly verified by such agents, when allowed by the Board of State Auditors, shall be paid by the State Treasurer, upon the warrant of the Auditor General, out of any money in the Treasury not otherwise appropriated.

SEC. 2. This act shall take immediate effect.

Approved March 25, 1874.

### JOINT RESOLUTIONS.

#### [ No. 1. ]

JOINT RESOLUTION asking Congress to aid in the improvement of the navigation of the Saginaw River.

WHEREAS, The commerce of the Saginaw River, which largely exceeds that of any other navigable stream within the limits of this State, and is constantly increasing, is and has been impeded and rendered difficult by the existence and formation of burs in said river;

AND WHEREAS, The people of Saginaw county have, by the issue of bonds, local taxation and private subscription, expended upwards of two hundred thousand dollars in removing such obstructions and improving such navigation, and kept the channel open without aid from the State or National treasury;

AND WHEREAS, By a report recently made to the Secretary of War by General Weitzel and other United States Engineers, appointed to examine said river, that the sum of fifty thousand dollars additional is necessary to protect and complete the work already accomplished, and such engineers have reported in favor of the general government completing such improvement, which has been endorsed by the War Department, and such report, and a bill appropriating said sum of fifty thousand dollars for prosecuting and preserving such improvement, is now before Congress; therefore,

Resolved by the Senate and House of Representatives of the State of Michigan, That the Congress of the United States be and they are hereby requested to make such appropriation as may be necessary for completing such improvement, and that our Senators in Congress be instructed, and our Representatives requested to use all proper efforts to secure an appropriation for that purpose.

Resolved, That His Excellency, the Governor, be requested to transmit copies of the foregoing preamble and resolution to each of our Senators and Representatives in Congress.

Approved March 23, 1874.

### [ No. 2. ]

JOINT RESOLUTION proposing an amendment to section one of article seven of the Constitution, in relation to the qualifications of electors.

Resolved by the Senate and House of Representatives of the State of Michigan, That at the election when the amended Constitution shall be submitted

to the electors of this State for adoption or rejection, there shall be submitted to such electors the following propositions, to be substituted in case of adoption, for so much of Section 1 of Article VII. as precedes the proviso therein, in the present Constitution of this State as it now stands, and substituted for Section 1, Article VII., in said amended Constitution, if the latter is adopted, to wit:

SECTION 1. In all elections, every person of the age of twenty-one years who shall have resided in this State three months, and in the township or ward in which he or she offers to vote ten days next preceding an election, belonging to either of the following classes, shall be an elector and entitled to vote:

First, Every citizen of the United States;

Second, Every inhabitant of this State who shall have resided in the United States two years and six months, and declared his or her intention to become a citizen of the United States, pursuant to the laws thereof, six months preceding an election;

Third, Every inhabitant residing in this State on the twenty-fourth day of

June, one thousand eight hundred and thirty-five.

Said proposition shall be separately submitted to the electors of this State, for their adoption or rejection, in form following, to wit: A separate ballot may be given by every person having the right to vote, to be deposited in a separate box.

Upon the ballots given for said proposition shall be written or printed, or partly written and partly printed, the words "Woman suffrage,—Yes;" and upon the ballots given against the adoption thereof, in like manner, the words

"Woman suffrage,-No."

If, at said election, a majority of the votes given upon said proposition shall contain the words "Woman Suffrage,—Yes," then said proposition shall be substituted for so much of Section 1 of Article VII. as precedes the proviso therein in the present Constitution of this State as it now stands, or substituted for Section 1 of Article VII. in said amended Constitution, if the latter is adopted.

Approved March 23, 1874.

#### [ No. 3. ]

JOINT RESOLUTION requesting the Senators and Representatives of the State of Michigan in Congress to use their best endeavors to secure relief from the General Government, to certain Homestead Settlers on railroad land, whose homestead certificates have been canceled by the United States of America, because of conflict with the land grant of the Grand Rapids and Indiana Railroad Company.

WHEREAS, The following named persons, citizens of the United States of America and of the State of Michigan, to wit: Elias Langdon, Joseph S. Walling, Jared C. W. Taylor, Jacob Stadelbaus, Mark Linton, Wellington Bigger, Robert N. Byers, Charles Taylor, Isaiah Cunningham, David Stewart, Joseph Sheline, Eli Houghtaling, Francis W. Dodge, Alletta M. McClellan, Alonzo Chubb; obtained during the years eighteen hundred and sixty-seven, eighteen hundred and sixty-eight, and eighteen hundred and sixty-nine, cer-

tificates of homestead entry, under the homestead laws of the United States of America, to certain lands, subject to homestead entry at the land office of the United States, at Traverse City, Michigan, as shown by the books of said office:

AND WHEREAS, Said homestead certificates, given by authority of the Government of the United States of America, have been declared canceled by authority of said government, because of the conflict of said homestead certificates with the land grant made by said United States Government for the construction of the Grand Rapids & Indiana Railroad; therefore, be it

Resolved by the Senate and House of Representatives of the State of Michigan, That our Senators and Representatives in Congress be requested to urge upon Congress and the other proper authorities, the necessity, propriety, and wisdom of granting relief to the aforesaid persons, from the great injuries suffered because of the action of said government authorities of the United States.

Resolved, That His Excellency, the Governor, be requested to send a copy of the foregoing preamble and resolutions to each of our Senators and Representatives in Congress.

Approved March 24, 1874.

#### [ No. 4. ]

JOINT RESOLUTION proposing amendments to the Constitution of the State of Michigan.

Be it resolved by the Senate and House of Representatives of the State of Michigan, That the Constitution of the State of Michigan be and the same is hereby amended so as to read as follows:

#### PREAMBLE.

For the purpose of establishing, defining and limiting the powers and duties of the several departments of government, the People of the State of Michigan do ordain this Constitution.

#### ARTICLE I.

#### BOUNDARIES AND SEAT OF GOVERNMENT.

SECTION 1. The State of Michigan is bounded as follows, to wit: Commencing at a point on the eastern boundary line of the State of Indiana, where a direct line drawn from the southern extremity of Lake Michigan to the most northerly cape of the Maumee Bay shall intersect the same, said point being the northwest corner of the State of Ohio, as established by an act of Congress, entitled "An act to establish the northern boundary line of the State of Ohio, and to provide for the admission of the State of Michigan into the Union upon the conditions therein expressed," approved June fifteenth, one thousand eight hundred and thirty-six; thence with the said boundary line of the State of Ohio till it intersects the boundary line between the United States and Canada, in Lake Erie; thence with the said boundary line between the United States and Canada through the Detroit River, Lake St. Clair, the St. Clair River, Lake Huron, the St. Mary's River and Lake Superior, to a point where the said line last touches Lake Superior; thence in a direct line through Lake Superior to the mouth of the Montreal River; thence through the

middle of the main channel of the said Montreal River to the head waters thereof, as marked upon the survey made by Captain Cramm by authority of the United States; thence in a direct line to the center of the channel between Middle and South islands, in the Lake of the Desert; thence in a direct line to the southern shore of Lake Brule; thence along said southern shore and down the Brule River to the main channel of the Menominee River; thence down the center of the main channel of the same to the center of the most usual ship channel of the same to the center of the most usual ship channel of the said bay to the middle of Lake Michigan; thence through the middle of Lake Michigan to the northern boundary of the State of Indiana, as that line was established by the act of Congress of the nineteenth of April, eighteen hundred and sixteen; thence due east with the north boundary line of the said State of Indiana to the northeast corner thereof; and thence south with the eastern boundary line of Indiana to the place of beginning.

SEC. 2. The seat of government shall remain at Lansing.

#### ARTICLE II.

#### BILL OF RIGHTS.

SECTION 1. All political power is inherent in the people. Government is instituted for their equal benefit, security, and protection. They have the right to change or reform the same whenever the public good requires. No special privilege or immunity shall be granted that may not be revoked.

SEC. 2. Every person shall be at liberty to worship God according to the dictates of his own conscience. No person shall be compelled to attend, or, against his consent, to contribute to the erection or support of any place of religious worship, or to pay tithes, taxes, or other rates, for the support of any minister of the gospel or teacher of religion.

SEC. 3. The civil and political rights, privileges and capacities of no person shall be diminished or enlarged on account of his religious belief, nor shall any person be incompetent to be a witness on account of his opinions or belief concerning matters of religion, nor shall any witness be questioned touching his religious belief.

SEC. 4. Every person may freely speak, write and publish his sentiments on all subjects, being responsible for the abuse of that right; and no law shall be passed to restrain or abridge the liberty of speech or of the press. In all prosecutions for libel, the truth may be given in evidence to the jury, and if it shall appear to the jury that the matter charged as libelous is true, and was published with good motives and for justifiable ends, the accused shall be acquitted; and the jury shall have the right to determine the law and the fact.

SEC. 5. No bill of attainder, ex post facto law, or law impairing the obligation of contracts, shall be passed.

SEC. 6. The privilege of the writ of habeas corpus shall not be suspended unless, in case of rebellion or invasion, the public safety may require it.

SEC. 7. The right of trial by jury shall remain, but shall be deemed to be waived in criminal cases in courts other than courts of record, and in civil cases in all courts, unless demanded by one of the parties in such manuer as shall be prescribed by law. The Legislature may authorize, in courts not of record, a trial by a jury of a less number than twelve; in all courts, in civil cases, a verdict by not less than two-thirds of the jury; and, in criminal cases,

by consent of parties, a discharge of not more than one juror and a verdict by the remainder.

SEC. S. In every criminal prosecution the accused shall have the right to a speedy and public trial by an impartial jury, to be informed of the accusation, to be confronted with witnesses against him, to have compulsory process for obtaining witnesses in his favor, and to have the assistance of counsel for his defense.

SEC. 9. Any suitor in any court in this State shall have the right to prosecute or defend his suit either in person or by an attorney or agent of his choice.

SEC. 10. The person, houses, papers and possessions of every person shall be secure from unreasonable search and seizure. No warrant to search any place, or to seize any person or thing, shall issue without describing such place, person or thing, nor without probable cause, supported by oath or affirmation.

SEC. 11. No person, after acquittal upon the merits, shall be tried for the same offense. All persons shall, before conviction, be bailable by sufficient sureties, except for murder and treason, when the proof is evident or the pre-

sumption great.

SEC. 12. Treason against the State shall consist only in levying war against it, or adhering to its enemies, giving them aid and comfort. No person shall be convicted of treason unless upon the testimony of two witnesses to the same overt act, or on confession in open court.

SEC. 13. Excessive bail shall not be required; excessive fines shall not be imposed; cruel or unusual punishments shall not be inflicted; nor shall wit-

nesses be unreasonably detained.

SEC. 14. No person shall be deprived of life, liberty or property, without due process of law. No person shall be compelled, in any criminal case, to be a witness against himself, but if any person shall elect to make a statement in his own behalf, he shall be subject to cross examination relative to the matter of such statement.

SEC. 15. No person shall be imprisoned for debt arising out of or founded on contract, express or implied, except in case of fraud, or breach of trust, or for moneys collected by public officers, or in any professional employment. No person shall be imprisoned for a military fine in time of peace.

SEC. 16. Every person has a right to bear arms for the defense of himself

and of the State.

SEC. 17. The military shall be in strict subordination to the civil power.

SEC. 18. No soldier shall, in time of peace, be quartered in any house without the consent of the owner or occupant, nor in time of war, except in a manner prescribed by law.

SEC. 19. The people have the right peaceably to assemble, to consult for the common good, to instruct their representatives, and to petition the Legislature for redress of grievances.

SEC. 20. Neither slavery nor involuntary servitude, unless for the punishment of crime, shall ever be tolerated in this State.

SEC. 21. Aliens who are, or may hereafter become, bona fide residents of this State, shall enjoy the same rights in respect to the possession, enjoyment and inheritance of property, as native born citizens.

Sec. 22. Private property shall not be taken for public use without just compensation.

#### ARTICLE III.

#### DIVISION OF THE POWERS OF GOVERNMENT.

SECTION 1. The powers of government are divided into three departments: Legislative, Executive, and Judicial.

SEC. 2. No person belonging to one department shall exercise power properly belonging to another, except in the cases expressly provided in this Constitution.

#### ARTICLE IV.

#### LEGISLATIVE DEPARTMENT.

SECTION 1. The legislative power is vested in a Senate and House of Representatives.

SEC. 2. The Senate shall consist of thirty-three members. Senate districts shall be arranged by the Legislature, and not less than two shall be formed of the territory known as the Upper Peninsula. They shall be numbered consecutively, and each district shall elect one Senator. At the first election under this Constitution, Senators in the odd numbered districts shall be chosen for two years, and in the even numbered districts for four years, and thereafter all Senators shall be elected for four years. No county shall be divided in the formation of Senate districts, unless such county shall be equitably entitled to more than one Senator.

SEC. 3. The House of Representatives shall consist of one hundred and ten members, to be apportioned among the several counties and districts, according to an equal ratio of population, as near as may be. Each county having a ratio of representation, and a fraction over equal to one-third of such ratio, shall be entitled to two Representatives, and above that number, one additional Representative for each additional ratio; but every organized county containing a population of not less than one-third of the ratio of representation, and every two or more contiguous organized counties containing a like population, shall be entitled to a Representative. Every unorganized county shall be attached to a Representative district. Representatives shall be chosen for two years and by single districts. In every county entitled to more than one Representative, the board of supervisors shall assemble at such time and place as may be provided by law, and divide the same into Representative districts equal to the number of Representatives to which such county is entitled by law, and shall cause to be filed in the offices of the Secretary of State and clerk of such county, a description of such Representative districts, specifying the number of each district, and the population thereof according to the last enumeration. Such division into Representative districts shall remain unaltered until the return of another enumeration, unless otherwise provided by law.

SEC. 4. The Legislature, after each enumeration of inhabitants under the authority of this State, and by the authority of the United States, shall rearrange the Senate districts, and apportion anew the Representatives among the counties and districts according to the number of inhabitants. But no rearrangement of Senate districts shall vacate the seat of any Senator. Each apportionment shall remain unaltered until the return of another enumeration. No ward or township shall be divided in the formation of a Senatorial or Representative district. Boundaries of municipalities may be changed by law, but if thereby any territory embraced within a Senatorial or Representative district

shall be detached therefrom, elections shall be held for Senator or Representative, as the case may be, in the territory so detached, until the refurn of another enumeration and apportionment, the same as though such change in boundaries had not been made. No law heretofore enacted making a change in the boundaries of any municipality shall be held void for the reason that the same altered a Senatorial or Representative district, and all such laws are hereby declared to be valid and confirmed.

SEC. 5. Every Senator and Representative shall be a citizen of the United States, and a qualified elector of the district he represents. A removal from his district shall be deemed a vacation of his office. Senators and Representatives elected to fill vacancies shall hold their office for the residue of the unexpired term.

SEC. 6. No person holding any elective State office, and no person holding the office of probate judge, county clerk, register of deeds, county treasurer, sheriff, county superintendent of schools, prosecuting attorney, county auditor, or any office to which he was appointed by the President of the United States, by and with the advice and consent of the Senate, shall be allowed to take or hold a seat in either House of the Legislature.

SEC. 7. Senators and Representatives shall in all cases, except treason, felony, or breach of the peace, be privileged from arrest during sessions of the Legislature. They shall not be subject to any civil process during any session nor for fifteen days next before the commencement and after the termination thereof. They shall not be questioned in any other place for any speech in either House.

SEC. 8. A majority of each House shall constitute a quorum to do business; but a smaller number may adjourn from day to day and compel the attendance of absent members, in such manner and under such penalties as each House

may prescribe.

SEC. 9. Each House, except as otherwise provided in this Constitution, shall choose its own officers, determine the rules of its proceedings, and judge of the qualifications, election and return of its members, and may, with the concurrence of two-thirds of all the members elected, expel a member. The reasons for such expulsion shall be entered upon the journal, with the names of the members voting on the question. No member shall be expelled a second time for the same cause.

SEC. 10. Each House shall keep a journal of its proceedings, and publish the same, except such parts as may require secresy. The yeas and nays of the members of either House on any question shall be taken at the request of one-fifth of the members elected. Any member of either House may dissent from and protest against any act, proceeding or resolution which he may deem injurious to any person or the public, and have the reason of his dissent entered on the journal.

SEC. 11. In all elections by either House, or in joint convention, the votes shall be given viva voce. All votes on nominations to the Senate shall be taken

by yeas and nays, and published with the journal of its proceedings.

SEC. 12. The doors of each House shall be open, unless the public welfare requires secresy. Neither House shall, without the consent of the other, adjourn for more than three days, nor to any other place than where the Legislature may then be in session.

SEC. 13. Bills may originate in either House, but no bill or new subject of legislation shall be introduced after the expiration of the first fifty days of

the session, except on recommendation of the Governor by special message. At extra sessions, legislation shall be confined to the subjects expressly named

in the Governor's proclamation, or submitted by special message.

SEC. 14. Every bill and joint resolution passed by the Legislature, and every concurrent resolution appropriating money or property, shall be presented to the Governor, and if he approve, he shall sign it; but if not, he shall return it, with his objections, to the House in which it originated, which shall enter the objections at large upon its journal, and reconsider it. On such reconsideration, if two-thirds of the members elected agree to pass such bill or resolution, it shall be sent, with the objections, to the other House, by which it shall be reconsidered. If approved by two-thirds of the members elected to that House, it shall become operative. In such case the vote of both Houses shall be determined by yeas and nays, and the names of the members voting for and against it shall be entered on the journals of each House respectively. If any bill or resolution be not returned by the Governor within ten days (Sunday excepted) after it has been presented to him, the same shall become operative in like manner as if he had signed it, unless the Legislature, by their adjournment, prevent its return, in which case it shall not become operative. The Governor may approve, sign and file in the office of the Secretary of State, within five days after the adjournment of the Legislature, any act passed during the last five days of the session, and the same shall become operative.

SEC. 15. The compensation of members of the Legislature shall be four dollars a day for actual attendance, and when absent on account of sickness. They shall be entitled to ten cents, and no more, for every mile actually traveled going to and returning from the place of meeting, on the usually traveled route; and for stationery and newspapers not exceeding five dollars for each member during any session. Each member shall be entitled to one copy of the laws, journals, and documents of the Legislature of which he was a member; but shall not receive, at the expense of the State, books, newspapers, or other

perquisites of office not expressly authorized by this Constitution.

SEC. 16. The President of the Senate and Speaker of the House of Representatives shall be entitled to the same per diem compensation and mileage

as members of the Legislature, and no more.

SEC. 17. No person elected a member of the Legislature shall receive any civil appointment other than that of notary public, from the Governor, the Governor and Senate, from the Legislature, or any other State authority, or be eligible to any office which shall have been created or the emoluments of which shall have been increased by the Legislature of which he is a member, until the expiration of the term for which he is elected. All such appointments and all votes given for any person so elected, for any such office or appointment, shall be void. No member of the Legislature shall be interested, directly or indirectly, in any contract with the State, or any municipal corporation authorized by any law passed during the time for which he is elected, until one year after the expiration of his legislative term.

SEC. 18. Every bill and joint resolution, and every concurrent resolution appropriating money or property, shall be read three times in each House before the final passage thereof. No bill, nor any such resolution, shall become a law without the concurrence of a majority of all the members elected to each House, to be determined by year and nays, which shall be taken sepa-

rately, on each bill or resolution, and entered on the journal.

SEC. 19. No law shall embrace more than one subject, which shall be expressed in its title. No law shall be revised, altered or amended, by reference to its title only, but the act revised, and the section or sections of the act altered or amended, shall be re-enacted and published at length. No public act shall take effect or be in force until the expiration of ninety days from the end of the session at which the same is passed, unless the Legislature shall otherwise direct, by a two-thirds vote of the members elected to each House, such vote to be taken by year and nays if demanded by any member.

SEC. 20. The Legislature shall not grant or authorize extra compensation to any public officer, agent or contractor, after the service has been rendered

or the contract entered into.

SEC. 21. The Legislature shall provide by law that the furnishing of fuel and stationery for the use of the State, all blanks, paper, and printing for the Executive Department and State offices, the printing and binding of the laws and journals, and all other printing ordered by the Legislature, shall be let by contract to the lowest bidder or bidders, who shall give adequate and satisfactory security for the performance thereof. The Legislature shall prescribe by law the manner in which the State printing shall be executed, and the accounts rendered therefor, and shall prohibit all charges for constructive labor. It shall not rescind or alter such contract, nor release the person or persons taking the same, or his or their sureties, from the performance of any of the conditions of the contract. No member of the Legislature or officer of the State shall be interested, directly or indirectly, in any such contract, or any contract with the State.

SEC. 22. The Legislature shall not pass local or special laws in any of the following enumerated cases;

First. Divorcing any named party, or upon the subject of divorce;

· Second. Changing the names of persons or places;

Third. Regulating the jurisdiction and duties of justices of the peace, or constables;

Fourth. Providing for changes of venue in civil or criminal cases;

Fifth. Granting any special powers to boards of supervisors;

Sixth. Summoning and empaneling grand or petit jurors;

Seventh. Regulating the rate of interest on money;

Eighth. Authorizing the sale, lease, or mortgage of real estate belonging to minors, or by executors or administrators, or by any religious corporation or society;

Ninth. Chartering or licensing ferries or toll-bridges;

Tenth. Remitting fines, penalties, or forfeitures;

Eleventh. Creating, increasing, or decreasing fees, percentages, or allowances of public officers;

Twelfth. Changing the law of descent;

Thirteenth. Granting to any corporation, association, or individual, any special or exclusive privilege, immunity, or franchise whatever;

Fourteenth. Declaring any named person of age;

Fifteenth. Extending the time for the assessment or collection of taxes, or otherwise relieving any assessor or collector of taxes from the due performance of his official duties;

Sixteenth. Punishing crimes or misdemeanors;

Seventeenth. Adopting, by any person, any named person as his child or heir. Eighteenth. Vacating or altering any road laid out by commissioners of

highways, or any street, alley, or public ground in any city or village, or in any recorded town plat; or for altering the boundaries of any school district, for building or repairing bridges, or for draining swamp or other low lands, except by expenditure of grants to the State;

Nineteenth. Exempting any property from taxation. The Legislature shall provide by general laws for the cases enumerated in this section, and for all other cases which, in its judgment, may be provided for by general laws.

SEC. 23. The Legislature shall not establish a State paper.

SEC. 24. The Legislature may authorize the employment of a chaplain for

the State prison.

SEC. 25. No collector, holder or disburser of public moneys, shall have a seat in the Legislature or be eligible to any office of trust or profit under this State, until he shall have accounted for and paid over, as provided by law, all sums for which he may be liable.

SEC. 26. The Legislature shall not audit or allow any private claim or account. SEC. 27. The Legislature shall meet at the seat of government on the first Wednesday in January, in the year eighteen hundred and seventy-five, and on the first Wednesday in January in every second year thereafter, and at no other place or time unless as provided in this Constitution, and shall adjourn without day at such time as the Legislature shall fix by concurrent resolution.

SEC. 28. The Legislature, on the day of final adjournment, shall adjourn at

twelve o'clock at noon.

SEC. 29. The election of Senators and Representatives pursuant to the provisions of this Constitution, shall be held on the Tuesday succeeding the first Monday of November, in the year eighteen hundred and seventy-six, and on the Tuesday succeeding the first Monday of November of every second year thereafter.

SEC. 30. The Legislature shall provide for the speedy publication of all statute laws of a public nature, and of such judicial decisions as it may deem expedient. All laws and judicial decisions shall be free for publication by any person.

SEC. 31. The Legislature may declare the cases in which any office shall be deemed vacant and also the manner of filling the vacancy, where no provis-

ion is made for that purpose in this Constitution.

SEC. 32. The Legislature may confer upon organized townships, incorporated cities and villages, and upon the board of supervisors of the several counties, such powers of a local, legislative and administrative character as it may deem proper.

SEC. 33. The Legislature shall not authorize any lottery, or permit the

sale of lottery tickets.

SEC. 34. No money shall be appropriated or drawn from the treasury of this State, or of any municipal corporation, for the benefit of any religious sect or society, theological or religious seminary, or school under private or denominational control, nor shall property belonging to the State or any municipal corporation be appropriated for any such purpose.

SEC. 35. The assent of two-thirds of the members elected to each House of the Legislature shall be requisite to every bill appropriating the public money

or property for local or private purposes.

SEC. 36. The Legislature shall not pass any act authorizing the grant of license for the sale of ardent spirits or other intoxicating liquors.

SEC. 37. The Legislature shall provide by law for an enumeration of the

inhabitants of the State in the year eighteen hundred and eighty-four, and every ten years thereafter, and for the collection of such general statistics and information as shall be deemed necessary.

SEC. 38. The style of the laws shall be: "The People of the State of Michi-

gan enact."

#### ARTICLE V.

#### EXECUTIVE DEPARTMENT.

SECTION 1. The executive power is vested in a Governor, who shall hold his office for two years. A Lieutenant Governor shall be chosen for the same term.

SEC. 2. No person shall be eligible to the office of Governor or Lieutenant Governor who has not been five years a citizen of the United States, a resident of this State two years next preceding his election, and attained the age of

thirty years.

SEC. 3. The Governor and Lieutenant Governor shall be elected at the times and places of choosing the members of the Legislature. The person having the highest number of votes for Governor or Lieutenant Governor shall be elected. In case two or more persons shall have an equal and the highest number of votes for Governor or Lieutenant Governor, the Legislature shall, by joint vote, choose one of such persons.

SEC. 4. The Governor shall be Commander-in-Chief of the military and naval forces, and may call out such forces to execute the laws, to suppress insurrec-

tion, and to repel invasion.

SEC. 5. He may require information in writing from officers of the executive department upon any subject relating to the duties of their respective offices.

SEC. 6. He shall take care that the laws be faithfully executed.

SEC. 7. He may convene the Legislature on extraordinary occasions.

SEC. 8. He shall give to the Legislature, and at the close of his official term to the incoming Legislature, information by message of the condition of the State, and recommend such measures to them as he shall deem expedient.

SEC. 9. He may convene the Legislature at some other place, when the seat

of government becomes dangerous from disease or a public enemy.

SEC. 10. He shall issue writs of election to fill such vacancies as occur in

the Senate or House of Representatives.

SEC. 11. He may grant reprieves, commutations and pardons, after conviction, for all offenses except treason and cases of impeachment, upon such conditions, and with such restrictions and limitations, as he may think proper; but the Legislature may provide by law as to the manner of hearing applications for pardon. Upon conviction for treason, he may suspend the execution of the sentence until the case shall be reported to the Legislature at its next session, when the Legislature shall either pardon or commute the sentence, direct the execution of the sentence, or grant a further reprieve. He shall communicate to the Legislature at each session, information of each case of reprieve, commutation or pardon granted, and the reasons therefor.

SEC. 12. In case of the death of the Governor, his removal or suspension from office, inability to perform the duties of the office, resignation, absence from the State, or other disability, the powers and duties of the office shall devolve upon the Lieutenant Governor for the residue of the term, or until the disability cease. But when the Governor shall be absent from the State at the

head of the military forces thereof, he shall continue to be Commander-in-Chief.

SEC. 13. During the vacancy in the office of Governor, if the Lieutenant Governor die, resign, be displaced, suspended, or be incapable of performing the duties of his office, or absent from the State, the president *pro tempore* of the Senate shall act as Governor until the vacancy be filled or the disability cease.

SEC. 14. The Lieutenant Governor shall, by virtue of his office, be President of the Senate, and when there is an equal division, he shall give the casting vote. In committee of the whole he may debate all questions.

SEC. 15. No Member of Congress, or any person holding office under the United States, or this State, shall execute the office of Governor, except as specified in this Constitution.

SEC. 16. No person elected Governor or Lieutenant Governor shall receive any office or appointment from the Legislature, or either House thereof, during the time for which he was elected.

SEC. 17. The Lieutenant Governor and President of the Senate pro tempore, when performing the duties of Governor, shall receive the same compensation as the Governor.

SEC. 18. All official acts of the Governor, his approval of the laws excepted, shall be authenticated by the Great Seal of the State, which shall be kept by the Secretary of State.

SEC. 19. All commissions issued to persons holding office under the provisions of this Constitution shall be "In the name and by the authority of the people of the State of Michigan," sealed with the Great Seal of the State, signed by the Governor, and countersigned by the Secretary of State.

SEC. 20. The Governor shall have power to disapprove of any item or items of any bill making appropriations of money, embracing distinct items, and the part or parts approved shall be the law, and the item or items disapproved shall be void, unless re-passed according to the rules and limitations prescribed for the passage of other bills over the executive veto.

#### ARTICLE VL

#### JUDICIAL DEPARTMENT.

SECTION 1. The judicial power is vested in a Supreme Court, in Circuit Courts, Probate Courts, Justices of the Peace, and in such other courts, tribunals and officers as are or shall be established or authorized by law.

SEC. 2. The Supreme Court is continued subject to the provisions of this article. The Legislature shall provide for one additional Judge, so that the Court shall consist of five members, to be chosen by the electors of the State, and for a classification of Judges, so that one shall go out of office every two years. The Judge having the shortest time to serve shall be Chief Justice during the remainder of his term of office. The term of office of a Judge of the Supreme Court shall be ten years. A Judge of the Supreme Court may be assigned to hold a Circuit Court in cases provided by law.

SEC. 3. The Supreme Court shall have a general superintending control over all other courts and tribunals; and also such appellate jurisdiction as shall be provided by law; and to that end may issue writs of error, certiorari, mandamus, precedendo, prohibition, and all other appropriate writs and process. It shall also have original jurisdiction in cases of mandamus, habeas:

corpus, proceedings in the nature of quo warranto, and of proceedings by keire facias, to vacate letters patent. Its appellate jurisdiction shall not extend to any civil cases for the recovery of money or property in which the amount or value of the thing in controversy is less than one hundred dollars, exclusive of costs, except upon the allowance of an appeal, writ of error or certiorari by the Judge who tried such case, or by a Judge of the Supreme Court.

SEC. 4. Four terms of the Supreme Court shall be held annually, at such

times and places as may be designated by law.

SEC. 5. The Supreme Court shall, by general rules, except as otherwise provided by law, establish, modify, and amend the practice in such court and in all inferior tribunals and simplify the same, and shall appoint its clerks and a Reporter of its decisions. The decisions of the Supreme Court shall be in writing, and signed by the Judges concurring therein. Any Judge dissenting therefrom shall give the reasons of such dissent in writing, under his signature. All such opinions shall be filed in the office of the Clerk of the Supreme Court. The concurring opinion of any three of said Judges shall be a decision.

SEJ. 6. The Legislature shall divide the State into seventeen judicial circuits, and it may increase the number of circuits at the expiration of periods of six years. It may re-arrange the circuits or decrease the number of the same at any time; for each of which circuits, so established, the electors thereof shall elect one Circuit Judge, who shall hold his office for the term of six years, and until his successor is elected and qualified. No alteration of any circuit shall have the effect to remove a Judge from office, provided he shall reside in the circuit of which he is Judge. In every additional circuit established, the Judge shall be elected by the electors of such circuit, and his term of office shall continue as provided in this Constitution for Judges of the Circuit Court.

SEC. 7. A Circuit Court shall be held at least twice in each year in every county organized for judicial purposes, and at least three times in each year in counties containing ten thousand inhabitants; and in counties having twenty thousand inhabitants or over, there shall be at least four terms in each year. Judges of the Circuit Court may hold courts for each other, and in other circuits in case of a vacancy, and shall do so when required by law or upon

the request of the Governor.

SEC. 8. The Circuit Courts shall have original jurisdiction in all matters civil and criminal, not excepted in this Constitution and [not] prohibited by law, and such appellate jurisdiction from all inferior courts and tribunals as shall be provided by law, and a supervisory control of the same. They shall also have power to issue writs of injunction, habeas corpus, mandamus, quo warranto, certiorari, and other writs necessary to carry into effect their orders, judgments, and decrees, and give them general control over inferior courts and tribunals within their respective jurisdictions, and in other cases provided by law. The appellate jurisdiction of said courts shall not extend to any civil case in which the amount or value of the thing in controversy is less than twenty-five dollars, exclusive of costs, except upon allowance of an appeal or writ of certiorari by a Circuit Court Commissioner or the Judge of the court entitled to exercise such appellate jurisdiction.

SEC. 9. Whenever a Judge shall remove beyond the limits of the jurisdiction for which he was elected or appointed, or a justice of the peace from the township in which he was elected, or by a change in the boundaries of such township, shall be placed without the same, he shall be deemed to have

vacated his office.

SEC. 10. When a vacancy occurs in the office of Judge of the Supreme, Circuit, or Probate Court, it shall be filled by appointment of the Governor, which shall continue until a successor is elected and qualified. When elected, such successor shall hold his office during the residue of the unexpired term.

SEC. 11. The clerk of each county organized for judicial purposes shall be Clerk of the Circuit Court of such county. The Judges of the Circuit Courts, within their respective jurisdictions, may fill vacancies in the offices of county

clerk and prosecuting attorney.

SEC. 12. During their continuance in office, and for one year thereafter, the Judges of the Supreme and Circuit Courts shall be ineligible to any other than a

judicial office.

SEC. 13. In each county organized for judicial purposes there shall be a court of probate. It shall have such probate jurisdiction, powers and duties as shall be prescribed by law. Other jurisdiction, civil and criminal, may also be conferred on courts of probate. Judges of Probate shall hold their offices for a term of four years, and shall be elected by the electors of their respective counties, as shall be provided by law.

SEC. 14. The Supreme, Circuit and Probate Courts shall be courts of record,

and shall each have a common seal.

SEC. 15. There shall be not exceeding four justices of the peace in each organized township. They shall be elected by the electors of the townships, and shall hold their offices for four years, and until their successors are elected and qualified. At the first election in any township, they shall be classified as shall be prescribed by law. A justice elected to fill a vacancy shall hold his office for the residue of the unexpired term.

SEC. 16. In civil cases justices of the peace shall have exclusive jurisdiction to the amount of one hundred dollars, and concurrent jurisdiction to the amount of three hundred dollars, which may be increased to five hundred dollars, with such exceptions and restrictions as may be provided by law. They shall also have such criminal jurisdiction, and perform such duties, as shall be prescribed by the Legislature.

SEC. 17. Judges of the Supreme Court, Circuit Judges, and Justices of the Peace, shall be conservators of the peace within their respective jurisdictions.

SEC. 18. The style of all process shall be: "In the name of the People of the State of Michigan."

#### ARTICLE VII.

#### ELECTIVE FRANCHISE.

SECTION 1. In all elections, every person of the age of twenty-one years who shall have resided in this State three months, and in the township or ward in which he offers to vote ten days next preceding an election, belonging to either of the following classes, shall be an elector and entitled to vote:

First—Every male citizen of the United States:

Second—Every mule inhabitant of this State, who shall have resided in the United States two years and six months, and declared his intention to become a citizen of the United States pursuant to the laws thereof, six months preceding an election;

Third—Every male inhabitant residing in this State on the twenty-fourth

day of June, one thousand eight hundred and thirty-five.

SEC. 2. In time of war, insurrection or rebellion, the right to vote at such.

place, and in such manner as shall be prescribed by law, shall be enjoyed by all persons otherwise entitled thereto, who may be in the actual military or naval service of the United States, or of this State, and their votes shall be made to apply to the township or ward of which they are residents. The Legislature may provide by law for allowing townships to hold their elections in any city wholly or in part within the limits of such townships.

SEC. 3. All elections shall be by ballot, except of such township officers as

may be authorized by law to be otherwise chosen.

SEC. 4. Every elector, in all cases except treason, felony, misdemeanor, or breach of the peace, shall be privileged from arrest during his attendance at election, and in going to and returning from the same. No elector shall be obliged to attend court as a suitor or witness on the day of election, or to do

military duty thereon except in time of war or public danger.

SEC. 5. No elector shall be deemed to have gained or lost his residence by reason of absence therefrom in the service of the United States or of this State, nor while engaged in the navigation of the waters of this State or of the United States, or of the high seas, nor while a student at any seminary of learning, nor while kept at any alms-house or other asylum at public expense, nor while confined in any public prison.

SEC. 6. Laws may be passed to preserve the purity of elections, and guard

against abuses of the elective franchise.

SEC. 7. No soldier, seaman, or marine in the army or navy of the United States, shall be deemed a resident of this State in consequence of being stationed in any place within the same.

SEC. 8. Any inhabitant of this State who may hereafter be engaged in a duel shall be disqualified from holding any office and [from] voting at any election.

#### ARTICLE VIII.

#### STATE OFFICERS.

SECTION 1. There shall be elected at each general biennial election in November a Secretary of State, a State Treasurer, a Commissioner of the State Land Office, a Superintendent of Public Instruction, an Auditor General, and an Attorney General, for the term of two years, each of whom shall keep his office at the seat of government, and shall perform such duties as may be prescribed by law.

SEC. 2. Their term of office shall commence on the first day of January fol-

lowing their election.

SEC. 3. Whenever a vacancy shall occur in any of the State offices, the Governor shall fill the same by appointment, by and with the advice and consent

of the Senate; if in session.

SEC. 4. The Secretary of State, State Treasurer and Commissioner of the State Land Office, shall constitute a Board of State Auditors, to examine and adjust. all claims against the State not otherwise provided for by law. They shall also constitute a Board of State Canvassers, to determine the result of all elections for Governor, Lieutenant Governor and State Officers, and of such other officers as shall by law be referred to them.

SEC. 5. In case two or more persons have an equal and the highest number of votes for any office, as canvassed by the Board of State Canvassers, the Legislature, in joint convention, shall choose one of said persons to fill such office. When the determination of the Board of State Canvassers is contested, the Legislature in joint convention shall decide which person is elected.

#### ARTICLE IX.

#### SALARIES.

SECTION 1. The Governor shall receive an annual salary of three thousand dollars; the Circuit Judges shall receive an annual salary of two thousand five hundred dollars; the State Treasurer shall receive an annual salary of two thousand five hundred dollars; the Auditor General shall receive an annual salary of two thousand five hundred dollars; the Superintendent of Public Instruction shall receive an annual salary of two thousand dollars; the Secretary of State shall receive an annual salary of two thousand dollars; the Commissioner of the Land Office shall receive an annual salary of two thousand dollars; the Attorney General shall receive an annual salary of twothousand five hundred dollars; they shall receive no fees or perquisites whatever, for the performance of any duties connected with their offices. It shall not be competent for the Legislature to increase or diminish the salaries herein provided. The Auditor General, the Superintendent of Public Instruction, the Secretary of State, the Commissioner of the Land Office, and the Attorney General, shall each reside, during the term of his office, at the sent of government, and shall personally superintend the duties of his office.

#### ARTICLE X.

#### MUNICIPAL CORPORATIONS.

SECTION 1. No county, city, township, or other municipal corporation, shall become a stockholder in, or make any loan or gift to, or lend its credit in aid of any person, private corporation or association; nor shall any county, city, township, or other municipality construct or become the owner of any railroad. The provisions of this section shall not prevent such municipalities from aiding enlistments, and in the support of the families of soldiers in time of war; or supporting their poor in such manner as may be provided by law.

#### COUNTIES.

SEC. 2. Each organized county shall be a body corporate, with such powers and immunities as shall be prescribed by law. All suits and proceedings by or against a county shall be in the name thereof. The power of counties to levy taxes, borrow money, and contract debts, shall be restricted by law.

SEC. 3. The board of supervisors of any county may, by a vote of two-thirds of their whole number, borrow or raise by tax a sum not exceeding in any one year one mill upon the dollar of the assessed valuation thereof, for constructing or repairing public buildings, highways, or bridges: *Provided*, The indebtedness of a county incurred under this section shall at no time exceed two mills upon a dollar of such assessed valuation, unless authorized by a majority of the electors of the county voting thereon, as shall be provided by law.

SEC. 4. No organized county shall ever be reduced, by the organization of new counties, to less than sixteen townships as surveyed by the United States, unless, in pursuance of law, a majority of electors residing in each county to be affected thereby shall so decide. The Legislature may organize any city into a separate county when it has attained a population of twenty thousand inhabitants, without reference to geographical extent, when a majority of the electors of a county in which such city may be situated, voting thereon, shall be in favor of a separate organization. Nothing herein contained shall be

so construed as to prevent the Legislature from organizing any county composed wholly of islands within the territory of the State, or discontinuing any such county and attaching the same to the nearest county or counties on the main land.

SEC. 5. In each organized county there shall be a sheriff, a county clerk, a county treasurer, a register of deeds, one or more circuit court commissioners, and a prosecuting attorney, chosen by the electors thereof once in two years, whose duties and powers shall be prescribed by law. The board of supervisors in any county may unite the offices of county clerk and register of deeds in one office, or disconnect the same.

SEC. 6. The sheriff, county clerk, county treasurer, judge of probate and

register of deeds, shall hold their offices at the county seat.

SEC. 7. The sheriff shall hold no other office. No person shall be eligible to the office of sheriff for more than four in a period of six years. The county shall never be responsible for his acts.

SEC. 8. A board of supervisors, consisting of one from each organized township, shall be established in each county, with such powers as shall be prescribed by law. Cities and villages shall have such representation in the board of supervisors of the counties in which they are situated as the Legislature may direct.

Sec. 9. No county seat, once established, shall be removed, until the place to which it is proposed to be removed shall be designated by two-thirds of the board of supervisors of the county, and a majority of the electors voting thereon shall have voted in favor of the proposed location, in such manner as

shall be prescribed by law.

SEC. 10. The board of county auditors in such counties as may be authorized by law to elect county auditors, and in every other county the board of supervisors, shall, except as otherwise provided by law, have power to prescribe the compensation for all services rendered for, and adjust all claims against their respective counties, and such determination and adjustment shall be subject to no appeal. Supervisors and county auditors shall receive for their services such compensation as shall be prescribed by law.

SEC. 11. The board of supervisors of each organized county may provide for laying out highways, constructing bridges, and organizing townships,

under such restrictions and limitations as shall be prescribed by law.

#### TOWNSHIPS.

SEC. 12. Each organized township shall be a body corporate, with such powers and immunities as shall be prescribed by law. All suits and proceedings

by or against a township shall be in the name thereof.

SEC. 13. There shall be elected in each organized township, annually, on the first Monday of April, or at such other time as the legislature may provide, one supervisor, one township clerk, who shall be ex officio school inspector, one commissioner of highways, who shall hold his office for one year, one township treasurer, one school inspector, who shall hold his office for two years, not exceeding four constables, and one overseer of highways of each highway district, and such other officers as may be provided by law, whose powers and duties shall be prescribed by law.

#### CITIES AND VILLAGES.

SEC. 14. Cities and villages shall hereafter be incorporated only under general

laws, in which their powers of taxation, borrowing money, and contracting debts, shall be restricted.

SEC. 15. No city or village shall incur indebtedness, including that incurred by or on behalf of any school district within its corporate limits, so that its aggregate debt at any time shall exceed ten per cent on the valuation of its taxable property, as shown by the assessment roll, unless authorized by a majority of the electors residing within such corporation voting thereon as may be prescribed by law.

SEC. 16. The judicial, chief executive and legislative officers of cities and

villages shall be elected.

SEC. 17. Existing charters of cities and villages may be altered and amended.

#### ARTICLE XI.

#### CORPORATIONS OTHER THAN MUNICIPAL.

SECTION 1. Corporations (other than municipal, and those for charitable, educational, penal and reformatory purposes under the control of public authority) shall be hereafter created only by general laws. All general acts of incorporation, and general laws affecting incorporations, may be altered, amended, or repealed. The charter of no existing corporation, not embraced in the above exceptions, shall be renewed or extended, nor shall the power of such corporation be increased or enlarged.

SEC. 2. No banking law, authorizing banks of issue, shall have effect until the same shall, after its passage, be submitted to a vote of the electors of the State, at a general election, and be approved by a majority of the votes cast thereon at such election, but the Legislature may alter or amend the same.

SEC. 3. The stockholders of every corporation or association for banking purposes, issuing bank notes or paper credits to circulate as money, shall be individually liable for all debts contracted during the time of their being stockholders of such corporation or association, equally and ratably to the extent of their respective shares of stock in any such corporation or association.

SEC. 4. The Legislature shall provide for the registry of all bills or notes issued or put in circulation as money by any bank organized under the laws of this State, and shall require security to the full amount of notes and bills so registered, in interest-bearing stocks of this State, or of the United States, which shall be deposited with the State Treasurer, for the redemption of such bills or notes in lawful money of the United States.

SEC. 5. In case of the insolvency of any bank or banking association, the billholders thereof shall be entitled to preference in payment over all other

creditors of such bank or association.

SEC. 6. The Legislature shall pass no law authorizing or sanctioning the sus-

pension of payments by any person, association, or corporation.

SEC. 7. The stockholders in all corporations shall be individually liable for all labor done in behalf of such corporation during the time of their being such stockholders.

Sec. 8. All fictitious issue or increase of the bonds or other evidence of

indebtedness, or of the capital stock of any corporation, is prohibited.

SEC. 9. No corporation shall hold any real estate for a longer period than ten years from the time of acquiring the same, except such real estate as shall be actually occupied by it, or necessary in the exercise of its franchises.

SEC. 10. Foreign corporations may be permitted to do business in this State

under such limitations and restrictions as may be prescribed by law, but shall be subject to the same restrictions and liabilities that are imposed, and shall have no greater rights than are conferred upon, domestic corporations of like character, and the stockholders of such foreign corporations shall be subject to like personal liabilities as stockholders in similar domestic corporations. No foreign corporation shall acquire or hold any more lands in this State than a domestic corporation of like character is permitted to acquire or hold, and all lands hereafter acquired or held in violation of this provision shall escheat to the State. Provision may be made for debarring all foreign corporations which shall violate any law of this State from thereafter being allowed to dobusiness in the State.

Sec. 11. The Legislature may, from time to time, pass laws establishing reasonable maximum rates of charges for the transportation of passengers and freight, and regulate the speed of trains, on different railroads in this State, and shall prohibit running contracts between such railroad companies whereby discrimination is made in favor of either of such companies as against other companies owning connecting or intersecting lines of railroads. The Legislature may also pass laws establishing reasonable maximum rates of tolls or freights on ship or other canals in this State.

SEC. 12. No railroad corporation shall consolidate its stock, property or franchises with any other railroad corporation owning a parallel or competing line; and in no case shall any consolidation take place except upon public notice given of at least sixty days to all stockholders, in such manner as shall be provided by law, nor shall any such corporation hereafter lease any parallel or competing line of road, and no two or more competing lines of railroad shall be run or operated, directly or indirectly, wholly or in part, under the same management or supervision, or under or subject to any arrangement, agreement, or understanding, with reference to rates of fare or freight to be charged, or for the division of earnings.

SEC. 13. Every corporation organized in this State shall maintain an office therein, where a record of the transfers of its stock shall be made, and where books shall be kept for inspection by any stockholder or creditor of such corporation, in which shall be recorded the amount of capital stock subscribed, and amount paid in, and by whom, the names of the owners of its stock, and the amounts owned by them respectively, the transfers of said stock, and the names and places of residence of its officers.

SEC. 14. No president, director, officer, agent, or employe of any railroad or canal company shall be interested, directly or indirectly, in the furnishing of material or supplies to such company, nor in the business of transportation as a common carrier of freight or passengers over the works owned, leased, controlled, or operated by such company.

SEC. 15. No telegraph company shall consolidate with, nor hold a controlling interest in the stock or bonds of any other telegraph company owning a competing line, nor acquire by purchase or otherwise any competing line of telegraph.

Sec. 16. No corporation, except for municipal or mining purposes, for life insurance, or for the construction of railroads, canals, and the establishment of cemeteries, shall be created for a longer period than thirty years.

SEC. 17. The term corporation, as used in this article, shall be construed to include all associations and joint stock companies having any of the powers or privileges of corporations not possessed by individuals or partnerships.

SEC. 18. All railroads shall be public highways, and all railroad companies shall be common carriers. Any association or corporation, organized for the purpose, shall have the right to construct and operate a railroad between any points within this State, and to connect at the State line with railroads of other States. Every railroad company shall have the right, with its road, to intersect, connect with, or cross any other railroad, and shall receive and transport each other's passengers, tonnage, and cars, loaded or empty, without delay or discrimination.

SEC. 19. The exercise of the right of eminent domain shall never be abridged or so construed as to prevent the Legislature from taking the property and franchises of incorporated companies, and subjecting them to public use the same as the property of individuals; and the exercise of the police power of the State shall never be abridged or so construed as to permit corporations to conduct their business in such manner as to infringe the equal rights of individuals, or the general well-being of the State.

### ARTICLE XII.

### IMPEACHMENTS AND REMOVALS FROM OFFICE.

SECTION 1. The House of Representatives shall have the sole power of impeaching civil officers for corrupt conduct in office, or for crimes and misdemeanors; but a majority of the members elected shall be necessary to direct an impeachment.

SEC. 2. Every impeachment shall be tried by the Senate. When the Governor or Lieutenant Governor shall be tried, the Chief Justice of the Supreme Court shall preside. When an impeachment is directed, the members of the Senate shall take an oath or affirmation truly and impartially to try and determine the same according to the evidence. No person shall be convicted without the concurrence of two-thirds of the members elected. Judgment in case of impeachment shall not extend further than removal from office; but the party accused, whether acquitted or convicted, shall be liable to trial and punishment according to law.

SEC. 3. When an impeachment is directed, the House of Representatives shall appoint, from their own body, a committee whos eduty it shall be to prosecute such impeachment. An impeachment may be tried after the final adjourn-

ment of the Legislature.

SEC. 4. No officer shall exercise his office after an impeachment is directed, until he be acquitted, but such disability shall not continue longer than three months, unless the trial of such impeachment shall have been commenced and proceeded with.

SEC. 5. For reasonable cause, which shall not be a sufficient ground for the impeachment of a Judge, the Governor shall remove him on a concurrent resolution of two-thirds of the members elected to each house of the Legislature, after the party accused shall have had an opportunity to be heard in his defense; but the cause for which such removal is required shall be stated at length in such resolution. Provision may be made by law for the suspension of a Judge when the Legislature is not in session.

SEC. 6. County, township, city, village or school district officers, may be removed in such manner and for such cause as may be provided by law.

SEC. 7. The Governor shall have power, and it shall be his duty, to examine into the condition and administration of any public office and the acts of any

public officer, elective or appointed, and, except at such times as the Legislature may be in session, to suspend from office for gross neglect of duty, or for corrupt conduct in office, or any other misfeasance or malfeasance therein, either of the following State officers, to wit: The Attorney General, State Treasurer, Commissioner of the State Land Office, Secretary of State, Auditor General, Superintendent of Public Instruction, or members of the State Board of Education, or any other officer of the State, except legislative and judicial, and report the cause of such suspension to the Legislature at its next session.

SEC. 8. Whenever, during a recess of the Legislature, it shall, in the opinion of the Governor, become necessary to direct an impeachment of any civil officer, he may, by proclamation, convene the House of Representatives for that purpose; and if the House, when so convened, shall direct an impeachment, he shall in like manner immediately convene the Senate to try such impeachment; and whenever, in the opinion of the President of the Senate and Speaker of the House of Representatives, it shall, during a recess of the Legislature, become necessary to direct an impeachment of the Governor, they may, by their joint proclamation, convene the House for that purpose; and if the House direct such impeachment, the said President and Speaker shall, in like manner, immediately convene the Senate to try such impeachment.

SEC. 9. The Governor may make a provisional appointment to fill a vacancy occasioned by the suspension of an officer, by impeachment or otherwise, until he shall be acquitted, or until the election or appointment and qualification of a successor.

### ARTICLE XIII.

### EDUCATION.

SECTION 1. The Superintendent of Public Instruction shall have the general supervision of public instruction, and his duties shall be prescribed by law; and he shall be a member, ex officio, of the boards of all State educational institutions, including the Reform School.

SEC. 2. The Regents of the University and their successors in office shall continue to constitute a body corporate by the name and title of "The Board of Regents of the University of Michigan." Said Board shall consist of the two ex officio members provided for in this article, and eight elective members. The terms of office of the elective members shall be eight years, and two of such members shall be elected every second year at the time of the annual township election, so as to succeed the Regents now in office as their several terms expire. Said Board of Regents shall as often as necessary, elect a President of the University, who shall be its chief executive officer, and, ex officio, a member and president of said board, with the privilege of speaking, but not of voting. The Board of Regents shall have the general supervision of the University, and the direction and control of all expenditures from the University interest fund.

SEC. 3. The State Normal School shall continue under the supervision of the State Board of Education, which shall consist of the Superintendent of Public Instruction, ex officio, and three elective members. The terms of office of said elective members shall be six years, and one of said members shall be elected every second year, at the time of the election of Governor, and shall enter upon the duties of his office on the first day of January succeeding his election. Said Board shall perform such other duties as shall be prescribed by law.

SEC. 4. The boards of control of the Reform School, the State Public School, and of the Agricultural College, shall be appointed by the Governor by and with the consent of the Senate, and their duties shall be prescribed by law.

SEC. 5. Any vacancy that shall occur in any of the boards mentioned in this

article shall be filled by appointment by the Governor.

SEC. 6. The Legislature shall provide a system of primary schools, by which a school shall be maintained in each school district in the State, free of charge for tuition, at least three months in the year. The instruction shall, in all cases, be conducted in the English language.

SEC. 7. A school shall be maintained in each school district at least three months in each year. Any school district neglecting to maintain such school shall be deprived for the ensuing year of its proportion of the income of the primary school fund, and of all funds arising from general taxes for the

support of schools.

SEC. 8. The proceeds from the sale of all lands that have been or hereafter may be granted by the United States to the State for educational purposes, and the proceeds of all lands or other property given by individuals or appropriated by the State for like purposes, shall be and remain a perpetual fund, the interest and income of which, together with the rents of all such lands as may remain unsold, shall be inviolably appropriated and annually applied to the specific objects of the original gift, grant or appropriation.

SEC. 9. All lands which have heretofore escheated, or which shall hereafter escheat to the State, shall inure to the benefit of the primary school fund,

and be held and disposed of as primary school lands.

SEC. 10. All moneys belonging to the public derived from fines, penalties, forfeitures or recognizances, imposed or taken in the several counties, cities or townships for any breach of the penal laws of this State, shall be paid into the county treasury and apportioned in the same manner as is the income of the primary school fund, and paid over to the several cities and townships of the county in which such money accrued, for the support of a library in each township or city, or for the support of primary schools, as the township board of any township, or board of education or school board of any city, may determine. But fines, penalties, forfeitures, and recognizances, accruing from the violation of village or city ordinances, shall be paid into the treasury of the village or city where the same are collected, and be applied as the board of education or school board of such village or city may determine.

SEC. 11. Institutions for the benefit of those inhabitants who are deaf,

dumb, blind or insane, shall always be fostered and supported.

### ARTICLE XIV.

### FINANCE AND TAXATION.

SECTION 1. The Legislature may provide for the collection of specific taxes from banking, railroad and plank-road corporations, and may, in its discretion, impose specific taxes upon other corporations, and upon any property or business within this State; but when a specific tax is imposed upon a corporation, it shall only apply to such property of the corporation as shall be necessary for the exercise of its corporate franchises.

SEC. 2. All specific State taxes received from corporations, except mining companies of the upper peninsula, shall be applied in paying the interest upon the primary school, university and other educational funds, and the interest

and principal of the State debt, in the order herein recited, until the extinguishment of the State debt other than the amounts due to educational funds, when such specific taxes shall be added to and constitute a part of the primary school interest fund.

SEC. 3. The Legislature shall provide for an annual tax, sufficient, with other resources, to pay the estimated expenses of the State government, the interest of the State debt, and such deficiency as may occur in the resources.

SEC. 4. Every law hereafter enacted by the Legislature, creating a debt or authorizing a loan, shall provide a sinking fund for the payment of the same.

SEC. 5. The unfunded debt shall not be funded or redeemed at a value exceeding that established by law in the year one thousand eight hundred and forty-eight.

SEC. 6. The State may contract debts to meet deficits in revenue. Such debts shall not in the aggregate at any time exceed fifty thousand dollars. The moneys so raised shall be applied to the purposes for which they were obtained, or to the payment of the debts so contracted.

SEC. 7. The State may contract debts to repel invasion, suppress insurrection, defend the State, or aid the United States in time of war. The money arising from the contracting of such debts shall be applied to the purposes for which it was raised, or to pay such debts.

SEC. 8. No money shall be paid out of the State treasury, except in pursuance of appropriations made by law. The Legislature shall provide by law for barring all claims against the State, unless presented within a time to be therein fixed.

SEC. 9. The State shall not aid, by gift, or pledge of its credit, any person or corporation, nor shall it subscribe to, or become interested in, the stock of any corporation, nor assume any indebtedness of a municipal or [other] corporation. The provisions of this section shall not apply to educational, charitable, reformatory, or penal institutions which are or may be under the care and control of the State.

SEC. 10. No scrip, certificate or other evidence of State indebtedness shall be issued, except for the redemption of stock previously issued, or for such debts as are expressly authorized by this Constitution.

SEC. 11. The State shall not be a party to or be interested in any work of internal improvement, except the ship canal at the Sault Ste. Marie, and the Portage Lake and Lake Superior Ship Canal, nor engage in carrying on any such work, otherwise than in the expenditure of grants to the State of land or other property.

SEC. 12. The Legislature shall provide a uniform rule of taxation, except on property or business paying specific taxes. Taxes shall be levied on all property except such as may be exempted by law.

SEC. 13. All assessments hereafter authorized shall be on property at its cash value.

SEC. 14. The Legislature shall provide for an equalization by a State board in the year one thousand eight hundred and seventy-six, and every fifth year thereafter, of assessments on all taxable property except that paying specific taxes.

SEC. 15. Every law which imposes, continues or revives a tax, shall distinctly state the tax, and the object to which it is to be applied; and it shall not be sufficient to refer to any other law to fix such tax or object.

### ARTICLE XV.

#### EXEMPTIONS.

SECTION 1. The personal property of every resident of this State, to consist of such property only as shall be designated by law, shall be exempted to the amount of not less than five hundred dollars, from sale on execution or other final process of any court, issued for the collection of any debt contracted after the adoption of this Constitution.

SEC. 2. Every homestead of not exceeding forty acres of land, and the dwelling-house thereon, and the appurtenances, to be selected by the owner thereof, and not included in any town plat, city or village, or instead thereof at the option of the owner, any lot in any city or village or recorded town plat, or such parts of lots as shall be equal thereto, and the dwelling house thereon and its appurtenances, owned and occupied by any resident of the State, not exceeding in value fifteen hundred dollars, shall be exempt from forced sale on execution or any other final process from a court, for any debt contracted after the adoption of this Constitution. Such exemption shall not extend to any mortgage thereon lawfully obtained, but any mortgage not given for the purchase money, and any other alienation of such land by the owner thereof, if a married man, shall not be valid without the signature of the wife to the same.

SEC. 3. If the owner of a homestead die, leaving a widow, child, or children, such homestead shall be exempt from the payment of his debts so long as the widow shall be without other homestead of her own, and during the minority of said child or children.

SEC. 4. The real and personal estate of every woman, acquired before marriage, and all property, real and personal, to which she may afterwards become entitled, shall be and remain the estate and property of such woman, and shall not be liable for the debts, obligations or engagements of her husband, and may be held, controlled and disposed of by her in the same manner and with like effect as if she were unmarried. And the husband of any married woman shall not be liable for or on account of any debt or obligation of his wife contracted before her marriage, or contracted by her in relation to her sole property after marriage.

### ARTICLE XVI.

#### MILITIA.

SECTION 1. The militia shall be composed of all able-bodied male citizens between the ages of eighteen and forty-five years, except such as are exempted by the laws of the United States or of this State; but all such citizens of any religious denomination whatever, who from scruples of conscience may be averse to bearing arms, shall be excused therefrom upon such conditions as shall be prescribed by law.

SEC. 2. The Legislature shall provide by law for organizing, equipping and disciplining the militia, in such manner as it shall deem expedient, not incom-

patible with the laws of the United States.

SEC. 3. Officers of the militia shall be elected or appointed, and be commissioned in such manner as may be provided by law.

### ARTICLE XVII.

### MISCELLANEOUS PROVISIONS.

SECTION 1. Members of the Legislature, and all officers, executive and judicial, shall, before they enter on the duties of their respective offices, take and subscribe the following oath or affirmation: "I do solemnly swear (or affirm) that I will support the Constitution of the United States, and the Constitution of this State, and that I will faithfully discharge the duties of the office of \_\_\_\_\_\_, according to the best of my ability."

SEC. 2. Judicial and legislative proceedings shall be conducted, and the laws and public records promulgated and preserved, in the English language.

SEC. 3. Public officers, receiving or having charge of public moneys, are prohibited from using or employing the same in any manner for their private use or benefit, and whenever any public funds are loaned or deposited, the interest or other consideration received therefor shall be paid over to the general fund of the State, county, municipality, corporation or board to which such funds belong.

SEC. 4. The Legislature may authorize the taking of private property for the opening of private roads, for use in the improvement of navigable streams, and for flowage when the public interests demand it.

SEC. 5. Before any private property shall be taken without the consent of the owner, for public use (except for public highways not within any city or village), or for any purpose named in the last above section, the necessity for taking such property, and the compensation to be paid therefor, shall be determined by a jury of freeholders of the vicinity, or by not less than three commissioners, freeholders as aforesaid, appointed by a court of record, as may be provided by law, and such compensation shall be paid or tendered in such manner as shall be prescribed by law.

SEC. 6. The right of the public or of any individual to the free use of any navigable stream for any purpose for which such stream is capable of use, without improvement, shall not be abridged or obstructed by or under color of any authority which may be given by law to any individual or corporation to improve such stream and charge toll for the use of such improvement.

SEC. 7. No navigable stream in this State shall be either bridged or dammed without authority from the board of supervisors of the proper county, under the provisions of law. No such law shall prejudice the right of individuals to the free navigation of such streams, or preclude the State from the further improvement of the navigation of such streams.

SEC. 8. An accurate statement of the receipts and expenditures of the public moneys shall be attached to and published with the laws, at every regular

session of the Legislature.

SEC. 9. No mechanical trade shall hereafter be taught to convicts in the State prison of this State, except the manufacture of those articles of which the chief supply for home consumption is imported from other States or countries.

SEC. 10. Any woman above the age of twenty-one years, who shall be a resident of this State, and of the proper county, township, city, or ward, and who is a citizen of the United States, shall be eligible to the office of register of deeds, notary public, offices connected with schools and libraries, and to such other offices as may be designated by law.

SEC. 11. No lease or grant hereafter of agricultural land for a longer period than twelve years, reserving any rent or service of any kind, shall be valid.

### ARTICLE XVIII.

### AMENDMENT AND REVISION OF THE CONSTITUTION.

SECTION 1. Any amendment or amendments to this Constitution may be proposed in the Senate or House of Representatives. If the same be agreed to by two-thirds of the members elected to each house, such amendment or amendments shall be entered on their journals respectively, with the yeas and nays taken thereon, and the same shall be submitted to the electors at such time as the Legislature shall prescribe. And if a majority of the electors, qualified to vote for members of the Legislature, voting on the amendment or amendments proposed, shall ratify and approve such amendment or amendments, the same shall become a part of the Constitution, and take effect at the commencement of the year following its adoption.

SEC. 2. At any time after the first day of January, one thousand eight hundred and eighty-five, the Legislature may provide for a convention, to be chosen by the qualified electors of the State, or for a commission to be appointed by the Governor by and with the advice and consent of the Senate and House of Representatives in joint convention, to revise or amend this Constitution. Such revised or amended Constitution shall be submitted to the electors qualified to vote for members of the Legislature, at such time and in such manner as said convention or commission may provide. If a majority of the electors voting on such revised or amended Constitution shall decide in favor thereof, the same shall take effect at the commencement of the year following its adoption.

### SCHEDULE.

That no inconvenience may arise from the changes in the Constitution of this State, and in order to carry the same into operation, it is hereby declared: SECTION 1. The common law, and the statute laws now in force, not repugnant to this Constitution, shall remain in force until they expire by their own limitation, or are altered or repealed by the Legislature.

SEC. 2. All writs, actions, causes of action, prosecutions and rights of individuals and of bodies corporate, and of the State, and all charters of incorporation, shall continue; and all indictments and informations which shall have been found or filed, or which may hereafter be found or filed, for any crime or offense committed before the adoption of this Constitution, may be proceeded upon as if no change had taken place. The several courts, except as herein otherwise provided, shall continue with the like powers and jurisdiction, both at law and in equity, as if this Constitution had not been adopted, and until the organization of the judicial department under this Constitution.

SEC. 3. All fines, penalties, forfeitures and escheats accruing to the State under the present Constitution and laws, shall accrue to the use of the State under this Constitution.

SEC. 4. All recognizances, bonds, obligations, and all other instruments entered into or executed before the adoption of this Constitution, to the people of this State, or to any county or township, or to any public officer or public body, or which may be entered into or executed under existing laws, to the

people of this State or to any such officer or public body, before the complete organization of the departments of government under this Constitution, shall remain binding and valid, and rights and liabilities upon the same shall continue, and may be prosecuted as provided by law. And all crimes and misdemeanors and penal actions shall be prosecuted, tried and punished as though no change had taken place, until otherwise provided by law.

SEC. 5. All officers, civil and military, now holding any office or appointment, shall continue to hold their respective offices, unless removed by competent authority, until superseded under the laws now in force, or under this

Constitution.

SEC. 6. It shall be the duty of the Legislature, at its first session after the adoption of this Constitution, to adapt the present laws to the provisions of this Constitution.

SEC. 7. Any territory attached, or that may be attached, to any county for judicial purposes, if not otherwise represented, shall be considered as forming a part of such county, so far as regards elections, for the purpose of representation.

SEC. 8. The terms of office of all State and county officers, of the Circuit Judges, members of the Board of Education, and members of the Legislature, shall begin on the first day of January next succeeding their election.

And be it further resolved, That said constitutional amendments shall be submitted to the people of this State at the next general election, to be held on the Tuesday succeeding the first Monday in November, in the year eighteen hundred and seventy-four; and the Secretary of State is hereby required to give notice of the same to the sheriffs of the several counties in this State, in the same manner that he is now required to do in case of an election of Governor or Lieutenant Governor; and the inspectors of election in the several townships and cities in this State, shall prepare a suitable box for the reception of ballots, cast for or against said amendments. Each person voting for said amendments to the Constitution of this State, shall have written or printed, or partly written and partly printed, on his ballot the words "Constitutional Amendments,-Yes;" and each person voting against them shall have on his ballot, in like manner, the words "Constitutional Amendments,-No." The ballots shall in all respects be canvassed and returns made as in election of Governor and Lieutenant Governor. In case a majority of the votes cast at said election, as above provided, shall have on them the words "Constitutional Amendments, -Yes," then the foregoing preamble, articles and sections, and each and all of them, shall stand as the Constitution of the State of Michigan, from and after the first day of January, eighteen hundred and seventy-five, and each and every other pre-existing provision of the Constitution of the State of Michigan shall be superseded thereby, and be absolutely null and of no effect.

Approved March 26, 1874.

# CONCURRENT RESOLUTIONS.

# [ No. 1. ]

### CONCURRENT RESOLUTION.

WHEREAS, By the following proviso, viz.: "That all laws and parts of laws permitting the transmission by mail of any free matter whatever, be and the same are hereby repealed, from and after June thirty, eighteen hundred and seventy-three," attached to "An act making appropriations for the services of the post-office department for the year ending June thirty, eighteen hundred and seventy-three," approved March third, eighteen hundred and seventy-three, the free exchange between newspapers and other publications, and the free circulation of all newspapers in the county where published, is prohibited;

AND WHEREAS, This action of the Congress of the United States is a serious injury to the local press in all parts of the country, and an exceedingly unjust ediscrimination in favor of the weekly journals published in our large cities,

mostly issued from the offices of the leading dailies; therefore,

Resolved by the Senate (the House of Representatives concurring), That our Senators and Representatives in Congress be and are hereby requested to use all honorable means to secure the repeal of any and all provisions of the existing laws which prohibit the free exchange between newspapers and other periodicals, and the free circulation of weekly papers in the county where they are published.

Resolved That His Excellency, the Governor, be required to transmit copies of the foregoing preamble and resolutions to each of our Senators and Repre-

sentatives in Congress.

Approved March 23, 1874.

## [ No. 2. ]

### CONCURRENT RESOLUTION.

Resolved, (the House concurring), That twenty thousand copies of the amended Constitution be distributed to the people of the State under the direction of the Governor and Secretary of State, one copy of which shall be sent to each newspaper in the State.

Resolved, That S. B. McCracken be and he is hereby appointed to compile a brief statement of the principal changes proposed in the Constitution, to be

printed with the edition provided for in the preceding resolution, such statement, before being printed, to be submitted to the President of the Senate and Speaker of the House, and approved by them. Said McCracken shall receive for his services in preparing such statement and superintending the printing of the same with the Constitution, a sum not exceeding two hundred dollars, to be determined by the Board of State Auditors.

Approved March 25, 1874.

### [ No. 3. ]

CONCURRENT RESOLUTION providing for the compilation and indexing of the journals of the Senate and House of Representatives for the extra session of eighteen hundred and seventy-four.

Resolved (the House concurring), That the Secretary of the Senate and the chief clerk of the House of Representatives be and they are hereby authorized and directed to compile and prepare for publication, and make indexes and superintend the publication of the journal and documents of this session of the Legislature, and when completed and certified to by the Secretary of State, they shall each be entitled to and receive for such services the sum of one hundred dollars. And the Auditor General is hereby instructed to draw his warrant for the same on the presentation of such certificate of the Secretary of State.

Approved March 25, 1874.

## [ No. 4. ]

CONCURRENT RESOLUTION relative to compiling an index to the proposed Amended Constitution.

Resolved (the House concurring), That the compiler be and he is hereby instructed to add a complete index of the Constitution to the pamphlet to be prepared by him.

Approved March 25, 1874.

### [ No. 5. ]

CONCURRENT RESOLUTION providing compensation for compiler employed by the Joint Committee on Arrangement and Phraseology.

WHEREAS, The Committee on Arrangement and Phraseology was authorized by the original resolution appointing such committee to employ a clerk or compiler, therefore

Resolved (the House concurring), That the sum of fifty dollars be paid to S. B. McCracken, Esq., for services as such compiler.

Approved March 25, 1874.

# [ No. 6. ]

### CONCURRENT RESOLUTION.

Resolved (the Senate concurring), That the judiciary committees of the two Houses be and hereby are instructed to jointly consider and report upon the most advisable method of submitting to the people the proposed amendments to the Constitution.

Approved March 25, 1874.

# [ No. 7. ]

CONCURRENT RESOLUTION providing for the publication of the amendments to the Constitution in the newspapers of the State.

Resolved by the Senate (the House concurring), That each newspaper in the State which shall publish and circulate to its subscribers at any time on or before the first day of June next, the Constitution and amendments as submitted by the present Legislature, with the compiler's notes to the electors, shall receive a compensation of twenty-five dollars, the same to be paid by the State Treasurer upon the warrant of the Auditor General, after said Auditor General has received satisfactory proof of the publication of the Constitution and amendments as aforesaid, by any publisher of a newspaper.

Approved March 25, 1874.

Norg.—The words and sentences enclosed in brackets in the foregoing laws and resolutions were in the engressed copies, and passed by the Legislature, but not in the enrolled copies.

# CERTIFICATE.

STATE DEPARTMENT, MICHIGAN, Secretary's Office,

I, DANIEL STRIKER, Secretary of State of the State of Michigan, do hereby certify that the date of the final adjournment of the extra session of the Legislature of this State for the present year, was March twenty-six, one thousand eight hundred and seventy-four.

In testimony whereof, I have hereunto set my hand and affixed the Great
Seal of the State of Michigan, at Lansing, this twenty-seventh
[L. S.] day of March, in the year of our Lord one thousand eight hundred and seventy-four.

DANIEL STRIKER, Secretary of State.

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# APPENDIX:

CONTAINING .

# CERTIFIED STATEMENTS OF BOARDS OF SUPERVISORS

RELATIVE TO THE

ERECTION OF NEW TOWNSHIPS;

ALSO,

# STATE TREASURER'S ANNUAL REPORT

For the Year 1873.



# APPENDIX.

### CLARE COUNTY.

Hon. Secretary of State, on motion of E. D. Wheaton: In the matter of the application of James Jones and twenty-seven others.

It appearing to the Board of Supervisors of Clare County, that application has been made and that notice thereof has been signed, posted up and published in the manner required by law and having duly considered the matter of the said application, the Board order and enact that the territory described in said application, to wit: Township twenty north, of range five west, be and the same is hereby erected into a township to be called and known by the name of the township of Summerfield. That the first annual township summerfield meeting thereof shall be held at the dwelling house of Jonathan organized. Green in said township on the first Monday of April, A. D. 1874, at 9 o'clock in the forenoon, and at said meeting Jonathan Green, James Jones, and Albert H. Vredenburg, three electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of election at any township meeting as the law provides. Ayes and noes being called for, the vote was as follows: Ayes, Hon. Vredenburg, Woodruff, and Wheaton.

STATE OF MICHIGAN, County of Clare, } ss.

I, C. C. Casterlin, Deputy County Clerk of said county of Clare, do hereby certify that the above is a true and correct copy of the original resolution, now on record in the clerk's office.

In testimony whereof I have hereunto set my hand and affixed [L. s.] the seal this 17th day of October, A. D. 1873.

C. C. CASTERLIN,

Deputy Clerk.

Hon. Secretary of State, Lansing, Mich.: In the matter of the application of Milo T. Dean and twenty-four others, for the erection of and organization of a new township.

It appearing to the Board of Supervisors of the county of Clare that application has been made, and that notice thereof has been

Greenwood erganized, signed, posted and published, as in manner provided by law, and having duly considered the matter of such application, the Board order and enact that the territory described in such application, as follows, to wit: township nineteen (19) north, of range five (5) west, be and the same is hereby erected into a township, to be called and known by the name of the township of Greenwood.

The first annual meeting thereof shall be held at the house of Richard Budd, on the sixth day of April, in the year of our Lord one thousand eight hundred and seventy-four. And at said meeting Milo T. Dean, Richard Budd and Anthony Cooper, three electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of election at any township meeting, as the law provides; and that Richard Budd be appointed to post the notices of such meeting.

STATE OF MICHIGAN, SS. County of Clare,

I, C. C. Casterlin, Deputy County Clerk of the county of Clare, and of the Board of Supervisors thereof, do hereby certify that the above to be a true copy of the original record in this office, as enacted by the Board of Supervisors at their meeting held at Farwell on the 13th day of January, A. D. 1874.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Circuit Court of said county, at Far-

[L. S.] well, this 13th day of January, A. D. 1874.

C. C. CASTERLIN, Deputy Clerk.

### DELTA COUNTY.

At a special meeting of the Board of Supervisors for the county of Delta and State of Michigan, held at the village of Escanaba, on the 28th day of October, A. D. 1873:

In the matter of the application of William Heppe, Herman Winde. William H. Wellsted, and twelve others, for the erection and organization of a new township.

It appearing to the Board of Supervisors that application has been made and notice thereof has been signed, posted up and published as in the manner required by law, and having duly considered the matter of said application, bounded as follows, to wit: The south half of township forty-two (42) north, of range twenty-two (22) west, and township forty-one (41) north, of range twenty-three (23) west, township forty-one (41) north, of range twenty-three (23) west, and township forty-one (41) north, of range twenty-four (24) west, be and the same is hereby erected into a township, to be called and known by the name of the township of Baldwin.

Baldwin organ-

The first annual township meeting thereof shall be held at the Chicago and Northwestern Railway Company's depot, on Monday,

the 6th day of April next, at 9 o'clock in the forenoon, and at said meeting Wm. H. Wellsted, James O'Brien and James M. Elliott, three electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the poll, and exercise the same powers as the inspectors of election, at any township meeting, as the law provides.

STATE OF MICHIGAN, SS. County of Delta,

I hereby certify the foregoing to be a true copy of the original record in this office, as enacted by the Board of Supervisors, at a special meeting of said Board, on said 28th day of October, A. D. 1873.

[L. S.]

H. H. DOURY, Deputy Clerk.

At a special meeting of the Board of Supervisors for the county of Delta and State of Michigan, held at the village of Escanaba, on the 28th day of October, A. D. 1873:

In the matter of the application of Azel Lathrop, Daniel Chaison, Christ Schuman, and fourteen others, for the erection and organization of a new township.

It appearing to the Board of Supervisors that application has been made, and that notice thereof has been signed, posted up and published, as in the manner required by law, and having duly considered the matter of said application, bounded as follows, to wit: The north half of township forty-two (42) north, of range twentytwo west, and township forty-three (43) north, of range twentytwo (22) west, and townships forty-two (42) and forty-three (43) north, of range twenty-three (23) west, be and the same is hereby erected into a township, to be known and called by the name of Maple Ridge organized.

the township of Maple Ridge.

The first annual township meeting thereof shall be held at the residence of Thomas Hay, on Monday, the 6th day of April, at 10 o'clock A. M., and at said meeting Azel Lathrop, Thomas Hay, and Christopher Mahon, three electors of said town, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of election at any township meeting, as the law pro-

STATE OF MICHIGAN, SS.

I hereby certify the foregoing to be a true copy of the original record in this office, as enacted by the Board of Supervisors, at a special meeting of said Board, on said 28th day of October, A. D. 1873.

[L. S.]

H. H. DOURY, Deputy Clerk.

### LAKE COUNTY.

In the matter of the application of Newton I. Kinne and others, for the erection and organization of a new township.

It appearing to the Board of Supervisors that application has been made as in the manner required by law, and having duly considered the matter of said application, the Board order and enact that the territory described in said application, bounded and described as follows, to wit: All of towns eighteen (18), nineteen (19) and twenty (20) north, of range fourteen (14) west, be and the same is hereby erected into a township, to be called and known by the name of the township of Elk. The first township meeting thereof shall be held at the residence of Thomas E. Bishop, on the first Monday in April, A. D. 1874, at the usual time of holding township meetings. At said meeting Newton I. Kinne, George W. Clark, and J. J. Hanese, three electors of said township, shall be the persons whose duty it shall be to preside at said meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of election at any township meeting, as provided by law, and that Newton I. Kinne post the notices of the time and place of holding said meeting.

On motion of Augustus Towner, the foregoing was adopted, by

ayes and nays, as follows:

Ave—Messrs. Towner, J. Blood, Allen, Townsend, I. D. Blood, and Wood.

Nay-Randall.

STATE OF MICHIGAN, SS.

I, David A. Lathrop, Clerk of said county, and of the Board of Supervisors thereof, do hereby certify that I have carefully compared the foregoing copy of an order of said Board with the record thereof in my office, and the same is a true copy 'thereof; and I do further certify that the said order was made at an adjourned meeting of said Board, held at Chase in said county, on the 9th day of January, A. D. 1874.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Circuit Court for the said county, this

[L. S.] 13th day of February, A. D. 1874.

DAVID A. LATHROP, Clerk.

### MIDLAND COUNTY.

In the matter of the application of Wm. R. Button and twenty others, for the organization of a new township to be called Geneva.

The Board of Supervisors enact that the territory described in the petition of Wm. R. Button and others, to wit: Township fifteen north, of range two west, in Midland county, Michigan, be and the same is hereby erected into a township, to be called and

Elk organized.

known as the township of Geneva. The first township meeting Geneva organshall be held at the school-house in said township of Geneva on the first Monday of April next, at nine o'clock in the forenoon; and at such meeting Wm. R. Button, Wesley P. Button and Cyrus Carr, three electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of elections of any township meeting, as the law provides; and that Wm. R. Button post the notices of said meeting. Also that the next annual township meeting of the township of Jasper be held near the southwest corner of section twenty-one in township thirteen north, of range two west, on the site of the town house now in process of erection, and that Noah W. Spencer post the notices of said meeting.

STATE OF MICHIGAN, Ss. County of Midland,

I, Wm. Plummer, Clerk of the Circuit Court for the county aforesaid and the Board of Supervisors thereof, do hereby certify that I have carefully compared the foregoing copy of an order of said Board with the record thereof in my office, and that the same is a true transcript therefrom, and the whole of such original record.

In testimony whereof I have hereunto set my hand and affixed [L. 8.] the Seal of said Court, at Midland City, in said county, this 26th day of March, 1874.

WM. PLUMMER, Clerk.

In the matter of the application of David Burton and twenty-five others, for the organization of a new township to be called Edenville.

The Board of Supervisors enact that the territory described in the petition of David Burton and others, to-wit: Township sixteen north, of range one west, in Midland county, Michigan, be and the same is hereby erected into a township to be called and Edenville organized. known as the township of Edenville. The first township meeting thereof shall be held at the school-house of school district number one, in said township of Edenville, on the first Monday of April next, at nine o'clock in the forenoon. At said meeting G. B. Bardwell, W. H. H. Morgan, and John Swanton, the electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of elections at any township meeting, as the law provides, and that John Swanton post the notices of said meeting; also, that the next annual township meeting of the township of Jerome be held at the school-house of school district number three of said township, at nine o'clock in the forenoon. At said meeting Charles Sanford, Henry Forbbs, and Christopher Clute, the electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep

the polls, and exercise the same powers as inspectors of elections, at any township meeting, as the law provides, and that Henry Forbbs post the notices of said meeting.

STATE OF MICHIGAN, i County of Midland.

I, Wm. Plummer, Clerk of the Circuit Court for the county aforesaid, and the Board of Supervisors thereof, do hereby certify that I have carefully compared the foregoing copy of an order of said board with the record thereof in my office, and that the same is a true transcript therefrom, and the whole of such original record.

In testimony whereof I have hereunto set my hand and affixed [L. s.] the seal of said court, at Midland City, this 26th March, A. D. 1874.

WM. PLUMMER, Clerk.

In the matter of the application of Alfred Bennett and sixteen others, for the organization of a new township to be called Higgins.

It appearing to the Board of Supervisors that application has been made and that notices thereof have been signed, posted up and published as in the manner required by law, and having duly considered the matter of said application, the Board order and enact that the territory described in said application bounded as follows. viz.: Township twenty-four north, of range one west; township twenty-four north, of range two west; township twenty-four north, of range three west; township twenty-four north, of range four west; township twenty-three north, of range two west; township twenty three north, of range three west; township twenty-three north of range four west, be and the same is hereby erected into a township to be called and known by the name of the township of Higgins. The first annual township meeting thereof shall be held at Bennetts and Bros' store at Roscommon station, on the first Monday of April, A. D. 1874, at 8 o'clock in the forenoon, and at said meeting Daniel Bennett, John Pierson, and D. H. Phillips, three electors of said township, shall be the persons whose duty it shall be to preside at such meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of elections at any township meeting as the law provides.

And Daniel Bennett be and is hereby appointed to post up notices according to law of the time and place of such meeting in the newly organized township of Higgins.

STATE OF MICHIGAN, Ss. County of Midland,

I, Wm. Plummer, clerk of the Circuit Court for the county aforesaid, and the Board of Supervisors thereof, do hereby certify that I have carefully compared the foregoing copy of an order of

Higgins organ-

said Board with the record thereof in my office, and that the same is a true transcript therefrom, and the whole of such original.

In testimony whereof, I have hereunto set my hand and affixed the Seal of said Court at Midland City, this 26th day L. S. of March, A. D. 1874.

WM. PLUMMER, Clerk.

### MISSAUKEE COUNTY.

In the matter of the application of George E. Brainard and others, for the erection and organization of a new township.

It appearing to the Board of Supervisors that application has been made, and that notice thereof has been signed, posted up, and published as in the manner required by law, and having duly considered the matter of said application, the Board order and enact that the territory described in said application bounded as follows, to wit: towns twenty-three (23) north, of ranges five and six (5, 6) west, in said county, be and the same is hereby erected into a new township, to be called and known by the name of the township of West Branch. The first annual township meeting thereof shall West Branch be held at the house of George E. Brainard in said township, on the first Monday in April, A. D. 1874, at nine o'clock in the forenoon, and at said meeting George E. Brainard, Wm. S. Parker, and Sylvanus Siddall, three electors of said township shall be the persons whose duty it shall be to preside at said meeting, appoint a clerk, open and keep the polls, and exercise the same powers as the inspectors of election at any township meeting as the law provides.

B. C. BRUNELL, Chairman.

M. D. RICHARDSON, Clerk.

STATE OF MICHIGAN, SS. County of Missaukee,

I, M. D. Richardson, clerk of said county of Missaukee, do hereby certify that the foregoing is a true statement of the action of the Board of Supervisors of said county upon the organization of the township of West Branch, as appears upon the journal of the proceedings of said board remaining in my office.

In testimony whereof, I have hereunto set my hand and affixed the Seal of the Circuit Court of Missaukee at Lake City, this 6th day of January, A. D. 1874.

> M. D. RICHARDSON, County Clerk.

7

# STATE TREASURER'S ANNUAL REPORT, 1873.

### STATE OF MICHIGAN, STATE TREASURER'S OFFICE, LANSING, Sept. 30th, 1873.

To John J. Bagley, Governor of the State of Michigan: Sir—Agreeably to the requirements of law, I herewith submi	-	nal
Report of this Department for the fiscal year ending this day.		
The balance of cash in the Treasury September 30th, 1872, was		03
The receipts for the fiscal year were:		
Cash	•	
Land Warrants	9 109 <b>421</b>	KO
	2,192,431	<b>479</b> :
The payments during the year were:	<b>\$</b> 3,169,6 <b>55</b>	5,5
Cash	,	
	2,314,942	11
Leaving a balance in the treasury of	\$854,713	44
The demands upon the Treasury now due, and those maturing January 1st, 1874, are as follows:	g on or bef	ore
Balance of Appropriations due on demand	\$450,844	33
Past-due Bonds and Coupons due on demand		
Sundry Trust Deposits due on demand	4,227	46
Semi-annual Interest due November 1st, 1873		00
Semi-annual Interest due January 1st, 1874		
Agricultural College interest due January 1st, 1874		
University aid and interest due January 1st, 1874	12,000	00
	\$558,287	32

The following amounts have been received and are held in trust for the purposes named:  Sinking Fund for purchasing bonds when they can be obtained at par and accrued interest			
Sinking Fund for purchasing bonds when they can be obtained at par and accrued interest	The following amounts have been received and are held in	trust for	the
at par and accrued interest \$275,134 40 Canal Fund for retiring Bonds and for Expenses 77,529 04 Military Fund, subject to the order of the Military Board, ap-	purposes named:		
at par and accrued interest \$275,134 40 Canal Fund for retiring Bonds and for Expenses 77,529 04 Military Fund, subject to the order of the Military Board, ap-	Sinking Fund for purchasing bonds when they can be obtained		
Canal Fund for retiring Bonds and for Expenses	at par and accrued interest	\$275,134	45
Military Fund, subject to the order of the Military Board, ap-	Canal Fund for retiring Bonds and for Expenses.	77.529	
	Military Fund, subject to the order of the Military Board, ap-	**,0.00	-
proved by the Governor 85,168 29	proved by the Governor	85,168	29
Primary School Interest Fund to be apportioned to the Counties	Primary School Interest Fund to be apportioned to the Counties		
May 1st. 1874	May 1st. 1874	82,815	89
Trust Funds received since July 1st, 1873, to be transferred to	Trust Funds received since July 1st, 1873, to be transferred to	•	
the Sinking Fund July 1st, 1874	the Sinking Fund July 1st, 1874	29,573	58
Agricultural College Fund received under Act No. 68, Session	Agricultural College Fund received under Act No. 68, Session		•
Laws of 1871 103,192 3	Laws of 1871	103,192	39
(manus, p. m.	-		
<b>\$</b> 653,413 64		<b>\$</b> 653,413	64
Control of the Contro	=		
The following balances of the various appropriations remain unpaid:	The following balances of the various appropriations remain un	npaid:	
New Capitol	New Capitol	\$168,956	67
Asylum for the Insane 51,600 0	Asylum for the Insane		00
New Asylum for the Insane 40,000 0		40,000	00
Public School	Public School	36,450	92
State Prison 35,200 0	State Prison	35,200	00
Asylum for the Deaf, Dumb, and Blind 24,437 0	Asylum for the Deaf, Dumb, and Blind	24,437	00
Geological Survey and Report	Geological Survey and Report		
Reform School 19,200 00	Reform School	19,200	00
Agricultural College Aid	Agricultural College Aid		
Normal School	Normal School		
Laying Corner-stone of New Capitol. 9,445 73 Commission on Fisheries. 7,423 20	Laying Corner-stone of New Capitol		
State Board of Health 3,971 2			
University Aid 3,750 0	University Aid	3,750	
Immigration Commission 500 0	Immigration Commission	500	00
<b>\$</b> 450,844 <b>3</b>	-	\$450,844	33

There has been received during the year from the Treasurer of the United States \$28,723 20 as five per cent of the proceeds of cash sales of Government lands lying within this State, which amount has been paid to Francis B. Gilbert, agent and trustee of William Beard and others, in compliance with the provisions of Joint Resolution No. 12, Laws of 1869. This makes a total aggregate of \$68,839 83 paid on this claim, while there is still due about \$22,000 00.

The total amount of specific taxes, including \$18,655 88 of mining taxes from the Upper Peninsula, received during the year, was \$347,595 79, an amount sufficient to pay the interest on the Trust Funds and on the bonded debt of the State, leaving a balance of \$29,646 78 to be credited to the Sinking Fund. There is still about \$250,000 00 railroad taxes unpaid which are bearing 7 per cent interest.

There is now \$79,719 04 to the credit of the Canal Fund, an amount which,

if not diminished by necessary improvements to the canal during the coming winter, is more than sufficient to pay the outstanding bonds of the fund.

In February last Internal Improvement Warrant No. 5329 for \$20 00, dated May 3d, 1842, was presented and paid, together with \$42 79 interest, making a total payment of \$62 79. There is still outstanding of this class of warrants \$5,792 37, bearing date mostly from 1845 to 1850, which would make their amount now, including interest, about \$15,000 00.

During the year there was received from the Governor, for the sale of ordnance stores under Joint Resolution No. 4, Laws of 1871, \$583 50, and from the Quartermaster General, for the rent of military offices in Detroit, \$700 00, which amounts have been credited to the Military Fund. The State tax of \$27,976 05 has also been credited, making the total credits for the year \$29,259 55.

The payments from the fund were as follows: To the Treasurer of the Military Board, under the provisions of Act No. 35, Laws of 1869, for the benefit of the Soldiers' Aid Fund, \$500 00; to the Quartermaster General, on estimates of the Military Board, approved by the Governor, \$4,000 00; for Roll of Honor, under Joint Resolution No. 1, Laws of 1873, \$1,339 50; for salaries of military officers, \$1,675 03. Total payments for the year, \$8,514 53. The balance now standing to the credit of the fund is \$85,168 28, an increase for the year of \$20,745 02.

The transactions in Swamp Land Scrip for the year were as follows:

Balance outstanding Sept. 30th, 1872	<b>\$</b> 144,629	
The net amount charged on the books of this office was	\$378,078 214,935	
Balance outstanding at this date	<b>\$</b> 163,143	25

Of this amount over \$115,000 00 was issued in August and September, 1873. During the year we have surrendered to the various townships, on the written order of their respective boards, verified under seal by their county clerks, Railroad Aid Bonds to the amount of \$1,065,842 50. On page 7 we give a detailed list of those still remaining in the office, amounting to \$985.733 30.

The Bonded debt of the State has been reduced during the year \$510,000 00, including \$140,000 00 not due till 1878, 1879, and 1883. All bonds that could be reached at par and accrued interest have been taken.

### SINKING FUND.

The credit to this fund on the Trust Fund ledger is \$1,663,802 83. The debit on the main ledger is \$1,388,618 42, which gives a net credit of \$275,184 41. This amount includes \$50 for a War-Loan Bond drawn for payment January 1st, 1863, which has never been presented. The credits to the fund during the year were

Trust Funds	<b>\$</b> 193, <b>3</b> 58 <b>87</b>
Balance of Specific Taxes	31,061 82

		00
	93,000	00
	370,000	
	\$502,000	00
inception as	follows:	
		Λß
	357 256	
	1.068.066	
	266.828	
	3 069	
ly, 1873	1,663,802	83
	<b>\$</b> 3,470,534	45
:		
	\$50,000	00
	105,000	
	•	
	843.000	
	275,134	
	<b>\$</b> 3,470,53 <b>4</b>	45
lows:		
	\$73,000	00
	111.000	
	353,000	
	699,000	
	<b>\$1,699,00</b> 0	00
<b>\$3</b> 000 00		
04 0 40 50		
31,242 78		78
	Ф1,700,2 <b>У</b> %	70
	lows:  \$3,000 00 50 00	\$3,000  \$502,000    \$502,000    \$502,000    \$111,511   \$357,256   1,068,066   266,828   3,069   1,663,802    \$3,470,534    \$50,000   105,000   948,000   1,249,400   1,249,400   275,134    \$3,470,534

The cash now in the Treasury set apart for the payment of the bonded debt is as follows:

Canal Fund	184	45
Balance from sales of Two Million Loan Bonds to pay adjusted and Five Million Loan Bonds 34	573	58
	000	00
\$412	242	78
	000	81

Which leaves the total bonded debt of the State, less the cash in the Treasury applicable to its payment, \$1,321,291 97.

### TRUST FUNDS.

The trust debt of the State is composed of the following funds	and amoun	ts:
'Primary School Fund	<b>\$2,116,426</b>	89
Five per cent Primary School Fund	284,771	97
University Fund	. 331,234	03
Agricultural College Fund	. 103,192	39
Normal School Fund	50,138	22
Railroad and other deposits	4,227	46

**\$2,889,990 96** 

AMOUNT. \$15,000 00

		•
TOWNSHIP.		RAILROÁD.
Concord	Jackson	Michigan Air Line
Constantine	St. Joseph	Michigan Air Line
Columbia	Van Buren	Kalamazoo & South Haven
		Kalamazoo & South Haven
Doorfold	Van Buran	Chicago & Michigan Lake Chera

List of Railroad Aid Bonds on deposit:

50,000 **00** 20,000 **00** 15,000 00 28,960 00 16,000 00 Deerfield......Van Buren.....Chicago & Michigan Lake Shore...... Three Oaks.....Berrien......Chicago & Michigan Lake Shore...... Three Oaks Berrien Chicago & Michigan Lake Shore.

Bingham Clinton Lansing, St. Johns & Mackinac.

Greenbush Clinton Lansing, St. Johns & Mackinac.

Bethany Gratiot Lansing, St. Johns & Mackinac.

Newark Gratiot Lansing, St. Johns & Mackinac.

Emerson Gratiot Lansing, St. Johns & Mackinac.

North Star Gratiot Lansing, St. Johns & Mackinac.

Washington Gratiot Lansing, St. Johns & Mackinac.

Vashington Gratiot Lansing, St. Johns & Mackinac.

Union Isabella Lansing, St. Johns & Mackinac.

Union Isabella Lansing, St. Johns & Mackinac.

Union Lansing, St. Johns & Mackinac.

Union Lansing, St. Johns & Mackinac.

Union Labella Lansing, St. Johns & Mackinac.

Walton Eaton Jonesville, Marshall & Grand River.

Kalamo Eaton Jonesville, Marshall & Grand River.

Lyons Ionia Jonesville, Marshall & Grand River.

Portland Ionia Jonesville, Marshall & Grand River. 40,000 00 11,678 00 8,000 00 12,000 00 10,000 00 9,998 40 8,000 00 15,579 00 21,224 00 5,613 90 20,000 00 25,000 **00** 40,000 00 15.800 00 19,985 00 6,400 00 11,200 00 6,000 00 45,000 00 Grand Haven....Ottawa ......Michigan Lake Shore..... 4,000 00 5,000 00 50,000 00 Coceana Muskegon Michigan Lake Shore
Lawrence Van Buren Paw Paw Valley
Bainbridge Van Buren Paw Paw Valley
Antwerp Van Buren Paw Paw Valley
Porter Van Buren Paw Paw Valley
Porter Paw Paw Valley 30,000 00 50,000 00 15,000 00 80,000 00 15 000 00 17,000 00 14,000 00 Spaulding .......Saginaw ....... East Saginaw & Ann Arbor...... 19,500 00

TOWNSHIP.	COUNTY.	RAILBOAD.	AMOUN	r.
Bennington	Shiawassee	'l'oledo, Ann Arbor & Northern	<b>\$</b> 10,000	00
Norton	Muskegon	Grand Rapids & Lake Shore	6,000	00
Lovell	Muskegon	Grand Rapids & Lake Shore	5,000	00
		Grand Rapids & Lake Shore	10,000	
Hart	Oceana	Grand Rapids & Lake Shore	21,500	
Shelby	Oceana	Grand Rapids & Lake Shore	7,195	
	Oakland		15,000	
Highland	Oakland	Toledo, Ypsilanti & Saginaw	10,000	00
Rose	Oakland	Toledo, Ypsilanti & Saginaw	10,000	
Augusta	Washtenaw	Toledo, Ypsilanti & Saginaw	20,000	00
Superior	Washtenaw	Toledo, Ypsilanti & Saginaw	80,000	00
St Clair	St. Clair	Michigan Air Line Extension	28,800	00
Spring Lake	Ottawa	Fruitport & Lake Shore	13,300	00
Almont	Lapeer	Romeo & Almont	45,000	00
Flushing	Genesee	Port Huron & Owosso	28,000	
		•	<b>\$985,733</b>	80

The following tables will show the details of revenue and expenditures for the fiscal year:

RECEIPTS.			•	•
Tax Histories.	<b>\$1,902</b>	34		
Tax Deeds	661	85		
State Tax Lands	43,396	32		
Redemptions	28,267	21		
Delinquent Taxes	259,876	24		
_	<del></del>		<b>\$334,103</b>	96
Primary School, Principal	\$127,310	02		
" " Interest	51,442	01		
Swamp Land, Principal, in Warrants	233,449	51		
" " Cash	65,924	42		
" " Interest	3,786	68		
University, Principal	3,505	31		
" Interest	8,676	14		
Agricultural College, Principal	29,583	47		
" Interest	5,051	83		
Normal School, Principal	1,863	52		
" " Interest	1,727	73		
Asylum, Principal	1,200	00		
" Interest	1,222	62		
State Building, Principal	263	25		
" " Interest	317	22		
Salt Spring, Principal	471	21		
" " Interest	1,151	22		
Internal Improvement Fund	300	00		
·	<del></del>		537,246	16
Primary School Deposits	\$217	50		
" " Interest Deposits	31	00		
Swamp Land Deposits	81	00		
" "Interest Deposits	00	12		
University Deposits	83	75	277	
-			ິ 363	37

The man are a mark waits. Then I a	A* 100 F0		
Taxes on part-paid Lands	\$5,170 56		
Fees, Plats, etc., from Land Office	3,350 75	<b>\$8,521</b>	21
Counties—State Tax, 1872	<b>\$</b> 549.964_41	Φ0,0 <i>2</i> 1	
Tax Sales	132,344 51		•
General Account	114,626 71	• •	
Taxes and Redemptions	56,161 58		
		853,097	2
Specific Taxes—Railroads	\$209,706 13	,	
Street Railways	1,533 43		
Fire Insurance Companies	58,301 98		
Life " "	54,870 91		
Mining Tax, Copper and Iron	18,655 88		
" " Coal	122 49		
Telegraph Companies	2,236 43		
Express "	2,016 54		
River Improvement Companies	152 00		
•		347,595	7
Tolls on Sault Ste. Marie Canal		29,271	8
Interest on Deposits in Bank	<b>\$</b> 32,278 43		
" Specific Tax past due	7,038 78		
" " Tax Sale past due	45 51		
" Contract for escheat lands	42 00		
" " old Offices	22 18		
-		39,426	
United States 5 per cent of cash sales of Governmen	nt land	28,723	2
Sale of Michigan Reports			
" Compiled Laws			
" Session Laws	70 00		
" Territorial Laws			
Railroad Laws			
"Insurance Reports	30 00		_
	<u> </u>	4,521	8
" Old furniture	<b>\$</b> 636 67		
" Ordnance Stores	583 50		
" Old Offices	500 00		
" Grass and trees from Capitol Grounds	91 50		
" Old blanks	12 64		
		1,824	
Peddlers' licenses		586	6
Fees from Notaries Public			
" Secretary of State			
" Commissioner of Deeds			
* Auditor General for filing Plats	16 00		
" State Treasurer	2 20		
" Governor	1 25		
		8,531	. 4
Trespass on Swamp Lands		121	6
Recovered for Survey of Military Road	<b>\$369 28</b>		
" Also in trust for Ontonagon Co	1,872 69		

			•	•
Recovered for Legislative per diem, W. B. Wesson	\$263			
" Costs of Suit"			•	
" Over allowance of Board	_	25	46 221	-3
Techeats			\$2,551	
Secheats		~~	100	UU
" State Property at Lansing				
" Marsh on Sec. 16	2	00	•	
	~	_	844	50
Total Receipts		- (	2,192,431	52
expenditures.				
Bonds—Canal Loan	\$8,000	ΔΛ		
Renewal Loan	39,000			
Two-Million Loan due 1873	370,000			
" " 1878	74,000			
" " " 1883	19,000			
			\$510,000	00
Coupons off Canal Loan Bonds	\$4,570	00	**********	
" Renewal Loan Bonds	7,916			
" Two-Million Loan Bonds	77,447			
" War Bounty Loan Bonds	32,200			
- - Counties for Primary School In't Apportionment	\$106 612	GO.	122,133	42
" Taxes Collected	160,586			
" Canal Apportionment	1,958			
" Asylum for Insane	3,797			
" " D., D. & B				
- Appropriations—University Building \$62,500 00			364,368	28
" Deficit 13,000 00				
" Aid 15,000 00				
" Interest 38,341 00				
	\$128,841	00		
New Capitol	129,143			
Asylum for Insane	127,400	00		
" " D., D. & B	40,063			
Public School	36,512			
Agricultural College Aid	25,096			
" " Interest	12,238			
Normal School	20,000			
Reform School	18,500			
Geological Survey	7,500			
Immigration Commission	4,600 2 500			
State Library	2,500			
Teachers' Institutes	1,623 700			
Corner-Stone of New Capitol	554			
Com. on City and Village Charters	500			•
Indexing Senate Journal	500			
Tuncaing believe bournai	900	~~		

ppropriations—Indexing House Journal	<b>\$</b> 500	00		
Compiling Legislative Manual	250			
Commission on Fisheries		00		
State Board of Health	28	<b>75</b>		,
<i>,</i>		—	584,899	9
wamp Land warrants			233, <del>44</del> 9	5
wards of Board of Auditors—				
Printing and Binding	\$88,247	96		
Paper and Stationery	44,423	<b>56</b>		
General Awards	23,792	24		
Michigan Reports.	`3,243	62		
Hazleton Asset Lands	1,301	89		
Swamp Land Road Office	1,163	05		
Locating P. S. Indemnity Lands	864	88		
Dewey Asset Lands	799	36		
Expense of Courts	595	62		
Swamp Land Railroad, U. P.	314	60		
Expense of Suits	310	19		
Advertising sale of Forfeited Lands	298	20		
Expense of Ste. Marie Canal	137	80		
Interest paid in excess on false survey	132			
Portage Lake Canal	88	25		
Commission on Fisheries	28			
Examining Lands on Section 16	15			
Advertising First Offering of Lands	2	10		
Advertising First Offering of Lands	2	10	165,759	3
_		10	165,759 43,568	
Ledemptions			165,759 43,568	
tedemptionsalaries—Judges of Supreme Court	\$13,708	31		
tedemptions alaries—Judges of Supreme Court  " Circuit Court	\$13,708 28,918	31 62		
tedemptions alaries—Judges of Supreme Court  " Circuit Court  Elective State Officers	\$13,708 28,918 6,783	31 62 32		
tedemptions alaries—Judges of Supreme Court  " Circuit Court  Elective State Officers Auditor General's Office	\$13,708 28,918 6,783 36,243	31 62 32 88		
dedemptions alaries—Judges of Supreme Court  " Circuit Court Elective State Officers Auditor General's Office	\$13,708 28,918 6,783 36,243 14,779	31 62 32 88 40		
tedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277	31 62 32 88 40 27		
dedemptions alaries—Judges of Supreme Court  " Circuit Court Elective State Officers Auditor General's Office State Land Office Secretary of State Office State Treasurer's Office	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494	31 62 32 88 40 27 43		
tedemptions alaries—Judges of Supreme Court  " Circuit Court Elective State Officers Auditor General's Office State Land Office Secretary of State Office State Treasurer's Office Swamp Land Road Office	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986	31 62 32 88 40 27 43 56		
tedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370	31 62 32 88 40 27 43 56 82		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790	31 62 32 88 40 27 43 56 82 84		
tedemptions alaries—Judges of Supreme Court  " Circuit Court  Elective State Officers  Auditor General's Office  State Land Office  Secretary of State Office  State Treasurer's Office  Swamp Land Road Office  Insurance Commissioner's Office  Superintendent of Pub. Instruction's Office  Officers of Asylum for the Insane	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225	31 62 32 88 40 27 43 56 82 84 00		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083	31 62 32 88 40 27 43 56 82 84 00 34		
dedemptions alaries—Judges of Supreme Court  "Circuit Court  Elective State Officers Auditor General's Office State Land Office Secretary of State Office State Treasurer's Office Swamp Land Road Office Insurance Commissioner's Office Superintendent of Pub. Instruction's Office Officers of Asylum for the Insane Commissioner of Immigration Military Officers	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675	31 62 32 88 40 27 43 56 82 84 00 34 03		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625	31 62 32 88 40 27 43 56 82 84 00 34 03		
tedemptions alaries—Judges of Supreme Court  "Circuit Court.  Elective State Officers. Auditor General's Office. State Land Office. Secretary of State Office. State Treasurer's Office. Swamp Land Road Office. Insurance Commissioner's Office. Superintendent of Pub. Instruction's Office Officers of Asylum for the Insane. Commissioner of Immigration Military Officers. State Reporter. Canal Superintendent.	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500	31 62 32 88 40 27 43 56 82 84 00 34 00 00		
tedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,500	31 62 32 88 40 27 43 56 82 84 00 00 00 00		
dedemptions  alaries—Judges of Supreme Court  "Circuit Court  Elective State Officers  Auditor General's Office  State Land Office  Secretary of State Office  State Treasurer's Office  Swamp Land Road Office  Insurance Commissioner's Office  Superintendent of Pub. Instruction's Office  Officers of Asylum for the Insane  Commissioner of Immigration  Military Officers  State Reporter  Canal Superintendent  Recorder of Detroit  Railroad Commissioner and Clerk	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,500 1,404	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32		
dedemptions  alaries—Judges of Supreme Court  "Circuit Court  Elective State Officers  Auditor General's Office  State Land Office  Secretary of State Office  State Treasurer's Office  Swamp Land Road Office  Insurance Commissioner's Office  Superintendent of Pub. Instruction's Office  Officers of Asylum for the Insane  Commissioner of Immigration  Military Officers  State Reporter  Canal Superintendent  Recorder of Detroit  Railroad Commissioner and Clerk  Secretary of Agricultural College	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,500 1,404 1,083	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32 34		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,500 1,500 1,404 1,083 1,083	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32 34 31		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,404 1,083 1,083 800	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32 34 31 00		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,404 1,083 1,083 800 800	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32 34 31 00 00		
dedemptions	\$13,708 28,918 6,783 36,243 14,779 13,277 4,494 3,986 3,370 1,790 6,225 2,083 1,675 1,625 1,500 1,404 1,083 1,083 800	31 62 32 88 40 27 43 56 82 84 00 00 00 00 32 34 31 00 00 00		

· · · · · · · · · · · · · · · · · · ·				-
Beard Claim			28,723	20
Military—Quartermaster General	\$4,00C	00	,	
Soldiers' Aid	1,500	00		
Roll of Honor	1,339			
Bounty	150			
<u>.</u> –			6,989	50
Coroners' Fees			1,644	10
Expenses of Courts	<b>\$1,863</b>	86	•	
" Insurance Bureau	1,335	96		
" Postage and Abstracts for Auditor	. *			
General	1,285	93		
" Inspectors of State Prison	1,138	20		
" Supervisors for Assessing Improve-	_,			
ments	589	50		
Trustees for Asylums	447			
" State Reporter	125			
" Suits	111			
			6,897	63
Wolf Bounties.			288	
Refunded Land Office Bid and Interest	<b>\$</b> 696	63	200	•
" " Principal and Interest	431		•	
" Specific Tax	41			
" Proceeds of Sale	14			
* Fee of Notary Public		-		
are of from a function of			1,184	R
Apprehending escaped convicts			175	
Legislature of 1873, per diem and mileage	\$69 047	90	110	•
" " Contingent expenses	6,128			
Consingens expenses	0,120	00	75,176	140
Internal Improvement Warrant and Interest			62	
Constitutional Commission, per diem and mileage.			. 02	1 .
" Continuonal Commission, per diem and mileage.	105	44		
" Contingent Expenses.	175	<del>4</del> 0	2,229	44
Ungolton Agget Tanda			31	
Hazelton Asset Lands	<b>4</b> 110	90	91	Ų.
Court of Impeachment, per diem and mileage	4119	0U		
" Contingent Expenses	19	3%	190	16
			138	
Publishing Laws	A10 F00	40	15	U
Tax Sales—Advertising	<b>₽</b> 13,593	40		
Conducting	5,056	24	10.040	_
<del>-</del>			18,649	64
Total Expenditures		\$2,	14,942	11

Very respectfully,
V. P. COLLIER, State Treasurer.

# Treasurer of the State of Michigan in account with the State of Michigan.

	DEBIT.		
1878.			
pt. 80.	To balance Sept. 80, 1879	\$977,224	•
	Receipts on account of—		
	General Fund	1,246,896	11
	General Fund Primary School Fund Primary School Interest Fund.	127,410	
	Primary School Interest Fund	51,516	Œ
	Swamp Land Fund	299,775	. 2
	Swamp Land Interest Fund		
	University Fund	8,505	
	University Interest Fund	9,676	
	Agricultural College Fund Agricultural College Interest Fund	29,588	
	Agricultural College Interest Fund	5,051	
	Normal School Fund	1,968	
	Normal School Interest Fund		
	Asylum Fund.	2,492	
	State Building Fund	1,806 29,028	
	Internal Improvement Fund.		
	Military Fund		
	St. Mary's Falls Ship Canal Fund		
	Specific Taxes	847,696 217	,
	Primary School Deposits		01
	Primary School Interest Deposits		0
	Swamp Land Deposite		19
	Swamp Land Interest Deposits		7
	University Deposits		
	Ontonagon County Deposits.	, 1,012	

\$8,169,655 %

### Ledger Balances.

#### DEBIT.

1878.	DEBIT.	
Bent. 80.	Cash	\$854,718 44
	Internal Improvement Fund	2,484,455 57
	Sinking Fand	1.886.618 88
	Surpense Account	2,805 38
	Portage Lake Ship Canal Fund	88 25
	Dewey Asset Lands	14,946 55
	Hereiton Asset Lands	19.407 54

### Treasurer of the State of Michigan in account with the State of Michigan.

Swamp Land Interest Fund       88         University Interest Fund       12         Normal School Fund       12         Normal School Interest Fund       20         Asylum Fund       167         State Building Fund       189         Internal Improvement Fund       28         War Fund       82         Military Fund       7         University Aid Fund       15         Soldiers' Aid Fund       15         St. Mary's Falls Ship Canal Fund       14         Portage Lake Ship Canal       14         Primary School Deposits       14	962 16 439 02 077 70 149 65 478 75 271 58 40 00 067 45 496 78
General Fund	,077 70 149 65 ,478 75 ,271 58 40 00 ,067 45
Swamp Land Fund   239   Swamp Land Interest Fund   88   Agricultural College Interest Fund   12,     Normal School Fund   20,     Normal School Interest Fund   20,     Asylum Fund   167,     State Building Fund   189,     Internal Improvement Fund   28,     War Fund   82,     Military Fund   7,     University Aid Fund   15,     St. Mary's Falls Ship Canal Fund   14,     Portage Lake Ship Canal Fund   14,     Primary School Deposits   15,	,077 70 149 65 ,478 75 ,271 58 40 00 ,067 45
Swamp Land Fund   239   Swamp Land Interest Fund   88   Agricultural College Interest Fund   12,     Normal School Fund   20,     Normal School Interest Fund   20,     Asylum Fund   167,     State Building Fund   189,     Internal Improvement Fund   28,     War Fund   82,     Military Fund   7,     University Aid Fund   15,     St. Mary's Falls Ship Canal Fund   14,     Portage Lake Ship Canal Fund   14,     Primary School Deposits   15,	,077 70 149 65 ,478 75 ,271 58 40 00 ,067 45
Swamp Land Interest Fund       88         University Interest Fund       12         Normal School Fund       12         Normal School Interest Fund       20         Asylum Fund       167         State Building Fund       189         Internal Improvement Fund       28         War Fund       82         Military Fund       7         University Aid Fund       15         Soldiers' Aid Fund       15         St. Mary's Falls Ship Canal Fund       14         Portage Lake Ship Canal       14         Primary School Deposits       14	149 65 478 75 271 58 40 00 067 45
University Interest Fund	478 75 271 58 40 00 ,067 45
Normal School Fund.   20,     Normal School Interest Fund.   20,     Asylum Fund.   167,     State Building Fund.   189,     Internal Improvement Fund.   28,     War Fund.   82,     Military Fund.   7,     University Aid Fund.   15,     Soldiers' Aid Fund   11,     St. Mary's Falls Ship Canal Fund   14,     Portage Lake Ship Canal Fund   14,     Primary School Deposits   15,     Primary School Deposits   17,     Primary School Deposits   18,     Primary School Deposits   18,	271 58 40 00 ,067 45
Normal School Fund.   20,     Normal School Interest Fund.   20,     Asylum Fund.   167,     State Building Fund.   189,     Internal Improvement Fund.   28,     War Fund.   82,     Military Fund.   7,     University Aid Fund.   15,     Soldiers' Aid Fund   11,     St. Mary's Falls Ship Canal Fund   14,     Portage Lake Ship Canal Fund   14,     Primary School Deposits   15,     Primary School Deposits   17,     Primary School Deposits   18,     Primary School Deposits   18,	40 00 ,067 45
Asylum Fund	067 45
Asylum Fund	
State Building Fund.   189,     Internal Improvement Fund.   28     War Fund.   82     Military Fund.   7,     University Aid Fund.   15,     Soldiers' Aid Fund.   1     St. Mary's Falls Ship Canal Fund.   14,     Portage Lake Ship Canal Fund.   14,     Primary School Deposits   15,     Primary School Deposits   18,     Primary School Deposit	
Internal Improvement Fund.	146 6L
War Fund       82         Millitary Fund       7         University Aid Fund       15         Soldiers' Aid Fund       1         St. Mary's Falls Ship Canal Fund       14         Portage Lake Ship Canal       14         Primary School Deposits       14	785 99
Military Fund. 7, University Aid Fund 15, Soldiers' Aid Fund 1. St. Mary's Falls Ship Canal Fund 14, Portage Lake Ship Canal Primary School Upposits 14,	850 00
University Aid Fund 15, Soldiers' Aid Fund 1. St. Mary's Falls Ship Canal Fund 14, Portage Lake Ship Canal Pund 14, Primary School Deposits	014 58
Soldiers' Aid Fund 1 St. Mary's Falls Ship Canal Fund 14 Portage Lake Ship Canal Primary School Deposits	000 00
St. Mary's Falls Ship Canal Fund	500 00
Portage Lake Ship Canal Primary School Deposits	207 80
Primary School Deposits	88 25
	426 88
Primary School Interest Deposits.	81 00
Swamp Land Deposits	220 48
Swamp Land Interest Deposits	00 19
Dewey Asset Lands	799 3 <b>6</b>
Hazelton Asset Lands 1	,888 90
State Building Deposits	18 75
	,000 00
Specific Taxes.	41 05
Balance 854	,718 44

\$3,169,655 55

### Ledger Balances.

#### CREDIT.

	OREDIT.		
78. t. 80.	General Fund.	<b>\$929,548</b>	80
	Primary School Fund	2.116.426	89
	Primary School Interest Fund	82,815	87
	Primary School Five per cent Fund	284,771	98
	Swamp Land Fund.	198,756	
	Swamp Land Interest Fund	125,169	
	University Fund.	881,284	
	University Fund. University Interest Fund.	486	
	Agricultural College Fund	108, 192	89
	Agricultural College Interest Fund	. 81	60.
	Normal School Fund	50,188	22
	Normal School Interest Fund	18,607	50
	Asylum Fund. State Building Fund.	116,087	00
	State Building Fund	168,956	
	War Fund St. Mary's Falls Ship Canal Fund	17,847	14
	St. Mary's Falls Ship Canal Fund	79,719	
	Miliary Fond	85, 168	29
	University Aid Fund	8,750	
	Treasury Notes	780	00
	Michigan Central Railroad Deposits	1,897	
	Michigan Southern Reilroad Deposits. St. Joseph Valley Railroad Deposits.	147	
	St. Joseph Valley Railroad Deposits	55	
	Oakland & Ottawa Railroad Deposits	8	
	Light-House Deposits	15	
	Auditor General's Deposits	186	
	Outonagon County Deposits	1,872	8
	Primary School Deposits	247	
	Primary School Interest Deposits.	1	88
	Swamp Land Deposits.	76	
	University Deposits	88	
	Trespass Collection on Rairroad Lands	186	<b>96</b>

\$4,707,185 11

### General Fund. DEBIT.

	General Fund, DEBIT.	
1878. Bept. 80.	To paid Coupons  " " Counties. " " Appropriations. " " Salaries. " " Awards of Board of State Auditors. " " Redemptions. " " Legislature. " " Constitutional Commission. " " Court of Impeachment. " " Counting and Advertising Tax Sales. " " Compiling Journals and Manual. " " Sundry Expenses. " am't transf'd to University Aid Fund. " " Normal School Int. Fand. " " Asylum Fand. " " State Building Fund. " " State Building Fund. " " Military Fund. " " Salance.	\$85,800 167,754 201,492 141,996 161,478 48,568 75,176 2,239 188 18,649 1,500 17,500 161,111 198,696 21,976 1,415 929,548
		2,958,908
	Primary School Fund.	
	DEBIT.	
1878. Sept. 80.	To balance	2,116, <b>49</b> 6
1878. Sept. 80.	To balance	
1873. Sept. 80.	To balance	
1878, Sept. 30.	To balance	
1878. Sept. 30.	To balance	
1878. Sept. 30.	Primary School Interest Fund.  DEBIT.	\$196,618 \$196,618 404 197 185 18
Sept. 80.	Primary School Interest Fund.  Primary School Interest Fund.  DEBIT.  To paid apportionment to counties.  " " supervisors for appraisals. " " advertising forfeited land sales. " " excess of interest refunded. " " examining lands. " " payments of interest in error.	\$196,618 400 197 198 198 198 198 198 198 198 198 198 198
Sept. 80.	Primary School Interest Fund.  Primary School Interest Fund.  DEBIT.  To paid apportionment to counties.  " " supervisors for appraisals. " " advertising forfeited land sales. " " excess of interest refunded. " " examining lands. " " payments of interest in error.	\$196,618 400 197 198 198 198 198 198 198 198 198 198 198
Sept. 80.	Primary School Interest Fund.  DEBIT.  To paid apportionment to countles.  " supervisors for appraisals.  " advertising forfeited land sales.  " excess of interest refunded.  " examining lands.  " payments of interest in error.  " balance.  Primary School Five Per Cent Fund.	\$196,618 4196,618 404 107 188 18 18 82,818
1978. 3ept. 30.	Primary School Interest Fund.  DEBIT.  To paid apportionment to counties.  " supervisors for appraisals.  " advertising forfeited land sales.  " excess of interest refunded.  " examining lands.  " payments of interest in error.  " balance.  Primary School Five Per Cent Fund.  DEBIT.	32,116,426

### General Fund.

_	-	-	

4.000		CREDIT.	
1878. <b>Gapt. 8</b> 0.	Ву	balance Sept. 80th, 1872	\$922,688 46 884,108 96
	"	" taxes from Land Office	5,170 56
	44	<sup>44</sup> fees.	
	44	" injerest	89,452 50
	"	*from Counties	853,097 21
	66	" Purchasers of Salt Spring Lands	1.622 48
	**	" Peddlers for licenses	586 64
	46	" recovered over-payments	809 55
	66	" sales of stundries	5.171 11
	"	am't transferred from Specific Taxes	89,179 80

\$2,258,208 87

## Primary School Fund.

OREDIT.

1818. <b>Seest. 30.</b> E	By balance Sept. 80th. 1872	 989,016 87
- 94 - 1 - 1 -	cash from purchasers of P. S. Lands	 27,810 03
	" " Escheat Lands	 100 00

\$2,116,426 80

### Primary School Interest Fund.

CREDIT.

1878.		1 1-1-1-1	
Sept. 80.	By	balance Sept. 89th, 1872. cash from purchasers of P. S. Lands	\$71,467 91
•	. 63	cash from purchasers of P. S. Lands	51,449 01
	• •	" " Escheat Lands	42 00
	44		
	44		2 00
	44	transfer from Specific Taxes on P. S. Fund	144,097 88
	46	" " " Five Per Cent Fund	18,178 65

\$280,254 89

### Primary School Five Per Cent Fund.

CREDIT.

1070	CREDIT.	
Sept. 20. B	By balance September 80th, 1872	251,909 81
- 12 m - 1	am't transferred from Swamp Land Fund	251,909 81 82,862 67
	•	

\$284,771 96

	Swamp Land Fund,	1
1878. Sept. 80.	" salaries Swamp Land State Road Commissioner and clerks " expenses Swamp Land State Road Commissioner " " Swamp Land Railroad, U. P. " " advertising first offering of land " amount refunded to purchasers. " am't transferred to Flve Per Cent P. S. Fund.	\$288,449 51° 8,996 56 1.168 05 814 69 2 10 161 88 82,862 67
	" balance	198,756 6T 2465,697 04
	Swamp Land Interest Fund. DEBIT.	
1878. Sept. 80.	To paid supervisors for appraisals	\$108 25
·	" balance	125,189 11
		\$125,888 76
	University Fund. DEBIT.	
1878. Sept. 80.	To balance	\$831,284 <b>05</b>
	•	\$881,584 <b>66</b>
	•	
	University Interest Fund. DEBIT.	
1878, Sept. 80.		\$88,541 <b>66</b> 21 25 23 30 88 20 496 95
	To paid Treasurer of University	21 25 23 80 88 29
	To paid Treasurer of University	21 25 23 30 88 20 486 95
	To paid Treasurer of University  " " Supervisors' appraisals.  " advertising forfeited lands.  " refunding interest.  " balance.  Agricultural College Fund.	21 25 23 30 88 20 486 95
Sept. 80.	To paid Treasurer of University  " " Supervisors' appraisals  " advertising forfeited lands  " refunding interest  " balance.  Agricultural College Fund.  DEBIT.	21 28 23 39 88 29 496 95 \$38,960 70
Sept. 80.	To paid Treasurer of University  " " Supervisors' appraisals.  " advertising forfeited lands.  " refunding interest.  " balance.  Agricultural College Fund.	21 28 23 39 88 29 496 95 \$38,960 70
Sept. 80.	To paid Treasurer of University  " " Supervisors' appraisals  " advertising forfeited lands  " refunding interest  " balance.  Agricultural College Fund.  DEBIT.	21 28 23 39 88 29 496 95 \$38,960 70
Sept. 80.	To paid Treasurer of University  " " Supervisors' appraisals.  " advertising forfeited lands.  " refunding interest.  " balance.  Agricultural College Fund.  DEBIT.  To balance.	21 25 23 59 88 29 496 95 \$88,960 76
Bept. 80.	To paid Treasurer of University  " " Supervisors' appraisals  " advertising forfeited lands  " refunding interest  " balance.  Agricultural College Fund.  DEBIT.	21 25 23 59 88 29 496 95 \$88,960 76
Sept. 80.	To paid Treasurer of University  " " Supervisors' appraisals  " " advertising forfeited lands  " refunding interest  " balance  Agricultural College Fund.  DEBIT.  To balance  Agricultural College Interest Fund.  DEBIT.  To paid Treasurer of College  " Supervisors' appraisals	\$1 925 23 30 88 29 488 95 \$38,980 70 \$108,192 30 \$108,192 30
1878. Bept. 30.	To paid Treasurer of University  " " Supervisors' appraisals. " refunding interest. " balance.  Agricultural College Fund. DEBIT.  To balance.  Agricultural College Interest Fund. DEBIT.  To paid Treasurer of College. " Supervisors' appraisals. " advertising forfeited lands. " refunding interest.	\$108,192 30 \$108,192 30 \$108,192 30 \$108,192 30 \$12,296 46 18 20 18 20 1 46
1878. Bept. 30.	To paid Treasurer of University  " " Supervisors' appraisals " refunding interest. " balance.  Agricultural College Fund.  DEBIT.  To balance.  Agricultural College Interest Fund.  DEBIT.  To paid Treasurer of College.  " Supervisors' appraisals. " advertising forfeited lands.	\$108,192 80 \$108,192 80 \$108,192 80 \$108,192 80 \$12,296 46 18 20 18 20

•	Swamp Land Fund.		
	CREDIT.		
1878. Sept. 39.	By balance Sept. 80th, 1872  Swamp Land Warrants  cash for land  t tespasses  recovered for survey of State Road	\$165,929 283,449 65,924 121 279	42 60
		\$465,697	04
			=
1678.	Swamp Land Interest Fund. CREDIT.		
Sept. 80.	By balance Sept. 80th, 1872.  received from purchasers of lands.	\$121,552 8,786	68 68
		\$125,888	76
	Uninamaita. Vhand		
	University Fund.		
1878. Sept. 80.	By balance Sept. 80th, 1872	\$827,728	79
	" received from purchasers of land	8,505 \$881,284	
•		\$001,204	=
1000	University Interest Fund. OREDIT.		
1978. Sept. 80.	By balance Sept. 80tb, 1873.  " received from purchasers of land.  " transfer from specific taxes interest on University Fund.	\$282 8,676 80,051	14
		\$88,960	70
1978.	Agricultural College Fund. CREDIT.		
Sept. 80.	By balance Sept. 80th, 1873  " received from purchasers of land	\$78,609 29,588	89 47
		\$108,192	
			=
	Agricultural College Interest Fund.		
1878. Sept. 80.	By balance Sept. 80th, 1872	\$1,211	09
-	received from purchasers of land. transfer from specific taxes interest on Agricultural College land.	5,051 6,040	88 88
		<b>619 909</b>	<del>-</del>

		•
	Normal School Fund.	
1000	DEBIT.	
1873. Sept. 80.	To cash refunded purchaser of land	\$40 00 50,188 23
	•	\$50,178 29
	:	
* 1879. Bept. 80.	Normal School Interest Fund.  DEBIT.  To cash paid Treasurer of Normal School.  " " Supervisors' appraisals  " " sdvertising forfeited lands  " " refunding interest  " balance	\$20,000 00 9 75 1 00 56 70 18,607 50 \$58,674 95
	Aeylum Fund.	•
	DEBIT.	
1878. Sept. 80.	To cash paid Treasurer of Insane Asylum  " " " " D., D. & B. Asylum  " " Supervisors' appraisals  " " advertising forfeited lands  " " refunding interest  " balance	\$127,400 00 40,068 00 15 50 11 60 6 68 116,087 00
	•	\$289,588 78
1878. Bept. 80.	State Building Fund.  DEBIT.  To cash paid Supervisors' appraisals.  " " advertising forfeited lands.  " " contractors State Capitol.  " " architect State Capitol.  " " " Secretary Suilding Communicators	\$9 25 2 60 119,570 42 6,1110 00
	" " Secretary Building Commissioners. " " Assistant Superintendent State Capitol. " " Commissioners. " " office expenses. " balance.	1,642 05 925 00 618 10 898 19 168,956 67 \$298,108 28
	Internal Improvement Fund.	
	DEBIT.	
1878. Sept. 80.	" cash paid warrant of 1842. " " Beard claim	2,484,292 78 62 79 28,728 20 2,468,078 77
•	War Fund.	
	WGF FUNG. DEBIT.	
1878. <b>Bepl. 90</b> .		\$82,200 00 150 00 17,847 14
•		\$49,697 14

	Normal School Fund,	
1878. Sept. 80.	By balance Sept. 80th, 1879.	\$48,814 70
_	a cash from purchasers of land	1,868 59
		\$50,178 29
1973.	Normal School Interest Fund.	
<b>S</b> ept. 80.	By balance Sept. 80th, 1872  cash received from purchasers of land transfer from General Fund  specific Taxes	\$11,491 57 1,727 78 17,500 00 2,955 65
	:	\$28,674 95
	Asylum Fund.	
1878.	De halaman Sentemban 90th 1070	<b>A100 000 00</b>
Sept. 80.	By balance September 80th, 1872.  cash from purchasers of land.  " " " for interest.  " transfer from General Fund.	\$120,000 09 1,200 00 1,222 62 161,111 16
		\$288,588 78
	State Building Fund.	
1878. Sept. 80.	By balance Sept. 80th, 1872.  " cash received from purchasers of land.  " " sale of old State offices.  " " " trees and grass.  " " " rents.  " transfer from General Fund.	\$98,100 48 580 47 522 18 91 50 112 50 198,696 20
	· · · · · · · · · · · · · · · · · · ·	<b>\$</b> 298,108 28
	Internal Improvement Fund.	
1878.	CREDIT.	
	By cash from U. S. for five per cent of land sales	\$29,728 20 8NU 00
	•	2,484,145 57 2,468,078 77
	•	2,400,010 11
	War Fund.	
1878.	CREDIT.	
	By balance Sept. 80, 1879.  " am't transferred from Specific Taxes	\$17,287 14 82,410 00
		\$49,697 14

Military Fund. DEBIT.	
1873.  Sept. 30. To cash paid Quartermaster Master General's estimates  " " Roll of Honor.  " " salaries of military officers  " amount transferred to Soldiers' Aid Fund.  " balance.	1,500 00
	\$98,682 89
Soldiers' Aid Fund.	
1878. Sept. 80. To cash paid Treasurer of S. Aid.	\$1,500 00
	\$1,500 00
University Aid Fund. DEBIT.	
1873. Sept. 80. To cash paid Treasurer of University  " balance	
	\$18,750 00
St. Mary's Falls Ship Canal Fund. DEBIT.	
Sept. 30. To cash paid Canal Bonds.  " " Coupons  " " Superintendent's Salary.  " " expenses of Canal Board.  " balance.	1.500 00 187 80
	\$98,926 84
Portage Lake Ship Canal Fund.	
1878.	
Sept. 80. To paid cash Canal Board expenses	\$88 25 \$88 25
Suspense Account. DEBIT.	
1873. Sept. 80. To balance Sept. 80th, 1872	\$18,879 13
	\$18,879 12
Specific Taxes.	
Specific Taxes.  DEBIT.	
Bept. 30. To transfer to General Fund.  " P. S. Interest Fund.  " University Interest Fund.  " Agricultural College Interest Fund.  " Normal School Interest Fund.  " War Fund.  " War Fund.  " Fund.  " refunded Glenn's Falls Ins. Co. tax.	80,451 67 6,040 38 2,955 65 82,410 00 29,646 83
	<b>\$847,595</b> 79

Military Fund.	
1878. Sept. NO. By balance Sept. 80th, 1872.  " cash received for rents of military offices.  " " sale of ordnance stores.  " amount transferred from General Fund.	- \$64,428 27 700 00 589 50 27,976 05
	\$98,682 89
•	
Soldiers' Aid Fund,	
1878. Sept. 80. By transfer from Military Fund	\$1,500 00
	\$1,500 00
	21,000 00
University Aid Fund.	
1873. Sept. 80. By balance Sept. 80th, 1872.	\$3,750 00
am't transferred from General Fund	15,000 00
	\$18,750 00
St. Mary's Falls Ship Canal Fund.	
1873. Sept. 80. By balance Sept. 80th, 1872	\$64,654 99
" cash received for tolls.	29,271 85
	\$93,926 84
•	
Portage Lake Ship Canal Fund.	
1878.	
Sept. 80. By balance	\$88 25
Chambre Assum	
Suspense Account.	
1878. Sept. 80. By transferred to Hazelton Asset Lands	. \$11,078 74
a balance	2,805 88
	\$18,879 19
Carrida Mana	
Specific Taxes.	
1678.  Sept. 80. By cash from Rallroad Companies.  "" Street Railway Companies.  "" Fire Insurance Companies.  "" Life Insurance Companies.  "" Mining Companies.  "" Telegraph Companies.  "" Telegraph Companies.	1,588 48 53,301 98 54,870 91 18,778 87 2,286 48 2,016 54
" " River Improvement Companies	\$847,595 <b>79</b>
	-71,000 I

	Sinking Fund.	
1878. Sept. 80.	To balance Sept. 80th, 1872. " cash paid Renewal Loan Bond. " " 2,000,000 Loan Bonds.	\$917,680 20- 89,000 00 469,000 00
,		1,419,690 20
	Devey Asset Lands, DEBIT.	
1873. Sept. 80.	To balance Sept. 80th, 1872	\$14,147 18 799 86
	· · · · · · · · · · · · · · · · · · ·	\$14,946 55
1878.	Hazellon Asset Lands. DEBIT.	
Sept. 80.	To paid taxes and expenses. " transfer from Suspense Account	\$1,888 80- 11,078 74
	:	\$12,407 54
1878.	Michigan Central Railroad Deposits, DEBIT.	
Sept. 80.	To balance	\$1,897 0\$ \$1,897 0\$
	· · · · · · · · · · · · · · · · · · ·	
1878.	Michigan Southern Railroad Deposits. DEBIT.	•
	To balance.	\$147 79 \$147 79
		\$141.13
	St. Joseph Valley Railroad Deposits,	
1878. Sept. 80.	To balance.	\$55 00
	· •	\$*5 00
1878.	Oakland and Ottawa Railroad Deposits.  DEBIT.	
	To balance	\$9.58
	•	\$8,59
	Light house Deposit.  DEBIT.	
1878. Sept. 80.	To balance	\$15 00
		\$15 00

	Sinking Fund.	
1878. Sept. <b>30</b> .	By transfer from Specific Taxes	\$29,646 28
_	" balance	1,415 00 1,869,618 88
		1,419,680 20
	Dewey Asset Lands.	
	CREDIT.	
1878. Sept. <b>80.</b>	By balance	\$14,946 55
		\$14,946 55
•	Hazelton Asset Lands.	
1678.	CREDIT.	A40 400 04
Bept. 80.	By balance	\$12,407 54
		\$12,407 54
	•	
	Michigan Central Rauroad Deposits.	
1878.	CREDIT.	
	By balance Sept. 80th, 1872.	\$1,997 03
		\$1,897 02
	•	
	Michigan Southern Railroad Deposits.	
1000	CREDIT.	
1878. Sept. 80.	By balance Sept. 80th, 1872	\$147 79
		\$147 72
	·	
	St. Joseph Valley Railroad Deposits.	
•	CREDIT.	
1878. <b>Bept 3</b> 0.	By balance Sept. 80th, 1879	\$55 00
	· · · · · · · · · · · · · · · · · · ·	\$55 00
	<del>-</del>	
	Oakland and Ottawa Railroad Deposits,	
V 1	Oukuna ana Olawa Rauroaa Deposas. OREDIT.	
: 1878. Sept. 80.	By balance Sept. 80th, 1872.	\$9.58
: -	•	\$8.58
	=	
	Light-house Deposit.	
	CREDIT.	
1873. Sept. 20.	By balance Sept. 80th, 1672	£15 00
~-pa ea		\$15 00
	=	-,,,,

	Auditor General's Deposit Account.	
1878.	To balance	<b>g</b> 186 64
sept ov.	TO DAIBLES	\$186 64
	·	
	Collections from Trespassers on Railroad Lands.	
1878. Bept. 80.	To balance	\$186 00
		\$186 00
	Treasury Notes.	
1878.	DEBIT.	
Sept. 80.	To balance	\$780 00
		\$780 00
1000	Ontonagon County Deposit Account.  DEBIT.	
1978. Sept. 80.	To balance	\$1,879 69
	-	\$1,879 60
	•	
	Primary School Deposits.	
1878.	DEBIT.	
Bept. 80.	To cash balance	\$426 88 947 <b>50</b>
	·	\$618 88
	•	
	Primary School Interest Deposits.  DEBIT.	
1878. Sept. 80,	To cash	\$81 00 ,1 88
	•	\$82 118
	a	
	Swamp Land Deposits.  DEBIT.	
187 <b>3.</b> Sept. 80.	To cash.	\$220 48
•	" balance	76 28 \$296 66
•		
	Ewamp Land Interest Deposits.  DEBIT.	
1978. Bent. 80.	To cash	80 13
20pt. 00.		\$0 19

### APPENDIX.

Auditor General's Deposit Account.	
1878. Sept. 80. By balance Scpt. 80th, 1872	\$186 64
	\$186 64
<del>-</del>	
Collections from Trespussers on Railroad Lands.	
1873. Sept. 80. By balance Sept. 80th, 1872	\$186 00
•	\$186 00
· · · · · · · · · · · · · · · · · · ·	
Treasury Notes.	
1873. Sept. 80. By balance Sept. 80th, 1873	<b>2</b> 780 00
	\$780 00
;	
Ontonagon County Deposit Account.	•
1978. Sept. 30. By cash	<b>\$</b> 1,872 <b>6</b> 9
Copie ov. DJ vaca	\$1,872 00
;	
Primary School Deposits.  CREDIT.	•
1978. Sept. 80. By balance Sept. 80th, 1873	\$456 88
" cash	217 50
·	\$678 86
Primary School Interest Deposits.	
CREDIT.	
Sept. 30. By balance Sept. 30th, 1872.	\$1.88 81.00
	882 88
Swamp Land Deposits.  CREDIT.	
1878. Sept. 30. By balance Sept. 80th, 1872.	\$215 66
" Cash	81 00 \$296 56
	2190 00
Swamp Land Interest Deposits.	
CREDIT.	40.44
Sept. 80. By cash	90 13
	<b>\$</b> 0 1 <b>9</b>

# ### Comparison of Cash | Compa

1873. Sept. 80.	By cash	University Deposits.	. \$38 77
: • ·		· : :	\$83 71
1878. Sept. 80.	By balance Sept. 80th, 1879	State Building Deposits.	<b>\$18</b> 70
<b>!</b> .			\$18 7

# BANKS IN MICHIGAN.

The annexed Tables show the Condition of the State and Savings Banks doing business in this State, as reported to the State Incasurer in the first week in July, 1873:

STATE BANKS-LIABILITIES.

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NAME OF BANK AND LOCATION	LOCATION.			Capital.	Surplus.	Due Banks and Depositors.	Profit and Loss.	Total.
City Bank, Detroit Mechanic's Bank, Detroit Mechanic's Bank, Detroit Merchanic's Bank, Detroit May City Bank, Bay City City City Bank, Bay City Exchange bank, Bay City Sackange bank, Big Rapids Jackan City Bank, Jackan Jackan City Bank, Jackan People's Bank, Manchester People's Bank, Manchester Batte Bank, Fenton  Batte Bank, Manquette,				\$50,000 00 100,001 00 255,000 00 55,000 00 55,000 00 51,000 00 15,000 00 15,000 00 15,000 00 15,000 00 15,000 00 15,000 00 15,000 00 15,000 00 15,000 00	\$1.792 68 11.082 06 1,444 89 40,040 00 700 00 8,700 00	\$60,498 89 460,398 24 801,486 66 811,486 81 119,997 16 119,786 19 21,528 40 56,228 40 56,228 40 56,009 98 201,986 18	\$294.78 19.489.44 17.77.70 27,419.70 5,696.45 10,931.46 5,936.40 10,611.46 11,611.41 11,611.41	\$120,018 19 57:8 882 88 50:08 173 \$65:05 18 \$20 04 221 173 52 367,089 54 175:35 42 81 622 12 91 322 00 91 852 18 863,350 98
Totals			<u> </u>	\$1,184,897 80	20 699,80\$	\$2,266,477 45	\$102,298 19	\$8,612,842 51
		STATE BAN	BANKS-RASOURCES	CES.				
NAME OF BANK AND LOCATION.	Loans and Discounts.	Bonds.	Cash.	Real Estato and Fixtures.	Due from Banks.	Expenses.	Overdrafts.	Total.
City Bank. Detroit.  German American Bank, Dotroit.  Mechanic's Bank, Detroit.  Methanic's Bank, Detroit.  Bay City Bank, Bay City City Bank, Bay City City Bank, Bay City Exchange Bank, Big Rapids  Jackson County, Bank, Jackson.  Penjel's Bank, Mancherter.  Bate Bank, Fariton  State Bank, Manquette.	\$58,270 44 847,885 22 847,885 22 845,6,161 55 845,6,161 55 117,895 88 117,895 89 64,811 94 66,076 47 68,185 81 187,855 91 864,016 88	\$51.838.29 \$4,440.05 5,400.00	\$5.561 21 72,985 96 77,985 96 77,985 96 77,985 96 77,985 96 77,985 96 77,985 96 77,985 96 77,985 96 77,985 98 78,985	2,727 75 1,500 00 1,500 00 1,200 00 1,200 00 1,200 00 1,200 00 1,517 25 1,517 25 1,5	814.156 95 94.84 60 16.784 97 16.784 97 17.871 98 116.888 20 16.214 97 16.888 20 17.98 20 17.	24.8811 61 5.8821 61 11 892 11 11 15 10 08 11 70	\$1,270 00 1,270 00 8,981 14 2,066 86 1,198 08	
Totals	\$2,747,718 T8	\$101,108 S4	\$646,126 ¥8	840,988 48	\$244,406 56	018,010 &U	\$10.608 04	10 252,210,05

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NAME OF BANK AND LOCATION	LOCATION.			Capital.	Surplus.	Due Banks and Depositors.	Profit and Loss.	Total.
Adrian Savings Bank, Adrian Ann Arbor Savings Bank, Ann Arbor Derrole Savings Bank, Derrolt People a Savings Bank, Derrolt People a Savings Bank, Derrolt Genese County Savings Bank, Derrolt Genese County Savings Bank, Glind Genese County Savings Bank, Grand Rapids Lenawe Apple Savings Bank, Grand Rapids Port Buron Savings Bank, Port Huron Wyandotte Savings Bank, Wyandotte				200,100 00 00 00 00 00 00 00 00 00 00 00 00	\$10,000 00 92,582 56 15,436 80 1,00 00	\$1.896 89 140,072 13 1,770,581 40 1,25,10.0 88 797.887 78 221,189 18 222,738 29 268,736 29 76.355 79	\$1,619 80 \$1,609 80 15,158 06 51,99 80 11,99 81 9,886 52 9,737 16 6,520 58	\$6,596 89 211,191 45 2,098,714 26 851,724 58 112,910 85 821,867 84 821,867 84 821,867 84 821,867 84 821,867 84
Totale				\$631,800 00	\$122,019 86	\$4,102,401 59	\$17,987 07	\$4,984,708 02
		SAVINGS B.	BAVINGS BANKS-RESOURCES	URCES.				
NAME OF BANK AND LOCATION.	Loans and Discounts.	Bonds.	Cash.	Real Estate and Fixtures.	Due from Banks.	Expenses.	Overdrafts.	Total.
Adrian Savings Bank, Adrian Ann Arbor Savings Bank, Ann Arbor Denvils Savings Bank, Ann Arbor People's Savings Bank, Detroit Warne County Savings Bank, Detroit Genesey County Savings Bank, Dietroit Grand Maples Navings Bank, Ritin Genesey County Savings Bank, Grand Rapids Leanwee County Savings Bank, Adrian Fort Haron Savings Bank, Port Haron Wyandotte Savings Bank, Wyandotte.	\$5.195 00 145.007 66 145.007 66 157.802 89 55 159.713 26 141.411 90 141.611 90	\$424,658 14 51,928 00 40,100 00 121,458 08 121,458 08 226,066 71	\$767 74 18.872 00 114,079 49 57,625 99 15,667 11 4,451 15 17,648 06 11,648 06 11,648 06 15,822 51 5,823 51 5,824 61	\$115.80 2.658.05 7.498.29 8.038.52 9.688.52 9.687.52 1.708.00 1.118.90 7,180.86	\$602 48 47,549 57 144,166 28 97,489 14 7,288 71 7,288 71 89,712 52 89,712 52 89,712 52 89,712 52 89,712 52 89,712 52 89,712 89	\$96.86 10,218.43 10,618.43 12,848.85 1,848.83 1,164.87 4,560.57	\$2,129.17 643.16 957.50 1,835.66	\$6,596 89 2   1,191 45 2,037,114 26 1,137 44 845,724 56 112,910 65 822,144 81 199,062 95 80,562 95
Totals.	\$8,201,808 98	\$884,482 88	\$892,907 01	<b>\$</b> 85, n89 29	\$877,894 69	\$28,002 18	\$5,088 89	\$4,984,708 02

The following Tables show the condition of the State and Savings Banks doing dusiness in this. State, as reported to the first week in October, 1873.

STATE BANKS-LIABILITIES.

NAME OF BANK AND LOCATION.	Capital.	Sarplas.	Due Banks and Profit and Depositors.	Profit and Loss.	Total.
Bay City Bank, Bay City. City Bank, Deroit. Jackeon City Bank, Jackeon. Mechanter Bank, Deroit. Mechanter Bank, Mancherter. State Bank, Renton.	\$100,000 00 50,000 00 100,000 00 15,000 00 100,000 00 M,140 00 150,000 00 50,000 00	\$1,792 68 50,000 00 10,000 00 700 00	\$54,286 48 48,286 48 2115,639 58 44,132 79 890,581 48 89,896 59 90,517 70 85,673 55	25,290 2,490 2,490 2,490 2,340 2,164 68 2,176 64 64 108 64 108 64 108 64 108 64 108 64 108 64 108 64 108 64 108 64 108 64 108 64 108 108 108 108 108 108 108 108 108 108	\$191,619 04 104,765 99 874,637 78 68,46 108 489,589 18 86,819 28 86,89 15
Totals	\$615,000 00	\$62,492 68	\$886,478 29	<b>\$</b> 57,987 78	\$1,621,958 69

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NAME OF BANK AND LOCATION.	Loans and Discounts.	Bonds.	Cash.	Dne from Banks.	Expenses.	Overdrafts.	Real Estate and Fixtures.	Total.
Bay City Bank, Bay City City Bank, Detroit. Jackenn City Bank, Jackenn. Mechanics Bank, Jackenn. Mechanics Bank, Mertoit. Poople's Bank, Manchester. Pagle Bank, Manchester. Bate Bank, Manchester.	\$157.967 18 75,086 51 810,411 67 51,018 51 818,144 27 60,807 81 191,974 48	\$750 00 89,298 29 100 00	818,256 90 18,505 84 41,267 79 9,501 28 9,201 44 8,217 31 18,318 48 28,588 21	\$14.890 89 6.831 88 18,408 71 1,807 88 14,550 80 8,417 80 6,518 96	\$1,949 65 1,689 51 9,958 82	81,964 60 810 00 810 00 2,673 21 292 45	\$2,156 85 2,556 80 10,600 00 1,249 26 7,817 25 8,156 47	\$191,619 04 1401,655 99 870,163 78 68,468 02 462,556 16 85,579 88 259,608 87 89,489 15
Totals.	\$1,278,781 27	\$40,143 29	\$148,898 30	\$112,690 25	\$18,547 96	\$5,240 26	\$27,702 86	\$1,621,968 69

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NAME OF BANK	BANK AND LOCATION			Capital.	Sarplas.	Due Banks and Depositors.	Profit and Loss.	Total.
Adrian Savings Bank, Adrian.  An Arbor Sarings Bank, Ann Arbor.  Detroit Savings Bank, Derroit.  Geneee County Wavings Bank, Grad Rapids  Lemwee County Savings Bank, Adrian  People's Savings Bank, Adrian  People's Savings Bank, Port Huron  Wayne County Savings Bank, Detroit.  Wayne County Savings Bank, Detroit.  Wayne County Savings Bank, Detroit.	Arbor. Find the firm of the fi			25,000 00 00 00 00 00 00 00 00 00 00 00 00	\$10,000 00 92,588 56 1,000 00 11,790 96	\$3,048 64 125,905 05 1,788,y78 95 210,669 68 210,181 09 210,585 83 718,687 45 115,680 88 828,801 88	\$3.092 21 29.098 74 2.519 45 9.245 52 5.422 51 5.422 51 5.422 51 5.423 54	\$8,048 84 188 900 26 2,058,950 25 145,209 81 817,449 61 805,176 78 587,848 20 161,448 64 588,298 77
Totals				\$651,075 00	\$115,878 59	\$4,160,425 00	\$86,754 21	\$5,018,627 78
•		SAVINGS	SAVINGS BANKS—Resources	UBOBS.				
NAME OF BANK AND LOCATION.	Loans and Discounts.	Bonds.	Cash.	Due from Banks.	Expenses.	Overdrafts.	Real Estate and Fixtures.	Total.
Adrian Savings Bank, Adrian Ann Arbor Savings Bank, Ann Arbor Detrivit Savings Bank, Ann Arbor Genesee Cunny, Savings Bank, Filint Grand Rapids Savings Bank, Filint Grand Rapids Savings Bank, Grand Rapida Ectatwee County Savings Bank, Adrian People's Savings Bank, Port Huron Wayne County Savings Bank, Port Folt Wayne County Savings Bank, Detroit Wayne County Savings Bank, Detroit Waynedotte Savings Bank, Wyandotte	\$5,225 00 126,684 89 1,812,881 92 95,182 87 171,882 58 289,844 87 568,544 08 106,214 08 476,072 76	82,880 00 406,842 59 83,279 07 114,024 89 22,700 00 61,949 75 15,949 75 15,949 75 15,940 00	\$589 52 88.700 41 178.758 58 4.012 65 42.02 61 22.074 88 42.077 15,889 79 162,899 79 162,899 79	\$1,897 13 1.684 51 1.684 51 1.687 61 1.16.71 41 1.16.897 41 1.16.607 68 1.41,225 68 1.958 41 9,679 46	\$88 1,088 8,648 66 1,548 66 1,547 87 1,877 87 1,440 90 1,427 68 5,754 08	\$779 21 549 66 905 82 1,009 20	\$299 30 2,683 05 7,489 29 8,745 08 1,116 90 1,116 22 8,088 78 8,088 78 1,180 86	\$8.048 84 188,900 26 2,008,950 25 145,209 81 817,449 61 817,649 61 811,048 04 889,288 77 86,774 67
Totals	\$8,177,724 14	\$897,926 28	\$474,567 64	\$887,149 98	\$36,364 58	\$8,578 39	\$86,821 83	\$5,018,627 78

## BANK STATEMENTS.

REPORT of the condition of the Bay City Bank at Bay City, Michigan, at the close of business, October 1st, A. D. 1873, made in accordance with Sections 18, 19, and 67, of the General Banking Law as amended in 1871.

resources.	
Loans and Discounts Overdrafts Cash Items and Check on Bank Due from Banks and Bankers Keal Betate Revenue Stamps Furniture and Fixtures Fractioual Currency Expenses and Taxes Legal Tender and Bank Notes	1,964 60 1,677 68 14,920 88 925 00 48 85 1,931 85 205 87
	\$191,619 04
LIABILITIES.	
Capital	1,792 66 86,535 86
	\$191,619 04
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.  GEO. H. YOUNG, Subscribed and sworn to before me this sixth day of October, 1878.  W. A. YOUNG, Note:	<b>*</b>
•	
REPORT of the condition of the Citizens' Bank of Marquette, Michigan, at the close of July 7th, A.D. 1873.	f business,
RESOURCES.	
Loans and Discounts Furniture and Fixtures Current Expenses Stocks and Bonds on hand Due from National Banks and Bankers Currency on hand Cash Liems Fractional Currency	\$304,016 88 2,248 90 21 70 1,000 00 41,736 89 12,918 00 288 81 448 45

\$868.850 98

LIABILITIES.	
Capital Stock paid in Surplus Fund. Dividends Unpaid. Individual Deposits Interest and Discount Exchange. Notes and Bills rediscounted.	7,500 00
	\$868,850 94
STATE OF MICHIGAN, } ss.  County of Marquette. } ss.  I, J. M. Wilkinson, Cashier of the Citizens' Bank of Marquette, do solomnly swear that the ansment is true, to the best of my knowledge and belief.  J. M. WILKINSON Subscribed and sworn to before me this 10th day of July, A. D. 1878.  G. W. TUTH:  Notary Public, Marquette Co.,	, <i>Cashier</i> . ILL,
REPORT of the condition of the City Bank of Battle Creek at Battle Creek, Michig close of business July 7th, A. D. 1873, made in accordance with Sections 18, 19, and General Banking Laws as amended in 1871.	oan, at th 167 of th
RESOURCES.	
Loans and Discounts	\$177,862 81 8,297 14
Cash Items	599 6
Due from Banks and Bankers	16,214 6 50 0
Furniture and Fixtures	2,470 11 15 8
Legal Tender and Bank Notes	21,070 0
	\$221,079 2
LIABILITIES.	
Sapital	\$50,000 00
Jurplus Due Depositors	11,082 00 159,997 10
	\$221,079 2
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.	
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.  ROLDON P. KINGMAN, Subscribed and sworn to before me this 8th day of July, 1878.	
BRAINARD T. SKINNER, Nota	ry Public.
REPORT of the condition of the City Bank at Detroit, Michigan, at the close of bus 30th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Law, as amended in 1871.	iness Sept Banking
RESOURCES.	
Loans and Discounts Description Descriptio	\$75,098 51 810 00 11,720 10 6,821 85 2,555 88 2,555 98 10 1,639 51 1,782 64 750 00
•	\$100,765 98

LIABILITIES.	
Capital	\$50,000 00 5,979 84 42,286 64
Profit and Loss	2,409 51
	\$100,765 <b>\$8</b>
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.  N. T. TAYLOR,	Cashles
Subscribed and sworn to before me this seventh day of October, 1878.  HENRY A. HARMON, Notes	
HENGI A. HAGRON, NOW	y Pueste.
•	
,	
REPORT of the condition of the Exchange Bank, at Big Rapids, Michigan, at the cliness June 30, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Banking Law, as amended in 1871.	ces of bus s General
RESOURCES.	
Loans and Discounts Overdrafts Overdrafts Cash Items Due from Banks and Bankers Real Estate Furniture and Fixtures Expenses Legal Tender and Bank Notes Bends	\$129,814 73 2,566 36 8,610 44 16,338 20 8,158 21 991 8 992 11 12,224 00 5,400 00
•	\$175,565 49
Liabilities.	
Capital Surplus Due other Banks Due Depositors. Profit and Lovs Bills Re-discounted. Dividends uncalled for	\$54,847 89 1,844 88 1,856 87 78,911 84 5,606 45 82,200 90 819 56
	\$175,585 49
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.	
Subscribed and sworn to before me this first day of July, 1878.  ROBERT MUNRO, Notal	
REPORT of the condition of the German American Bank at Detroit, Michigan, at business July 7th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of eral Banking Law as amended in 1871.	
RESOURCES.	
Loans and Discounts Interest Due from Banks and Bankers Revenue Stamps Furniture and Fixtures Expenses Legal Tender and Bank Notes and Fractional Currency Checks Bonds, Public	\$847,895 23 76 00 94,841 00 181 96 1,750 00 4,725 81 65,952 00 18,901 91 51,828 30
<i>'</i>	\$579,862 66

Capital	
Due Depositors Profit and Loss	460,898 9 18,816 4
Discount and Exchange	. 658 0
	\$579,862 68
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.  8 abscribed and sworn to before me, this eighteenth day of July, 1878.  J. B. PADBERG, Note.	•
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•	
REPORT of the condition of the Jackson City Bank of Jackson, Michigan, at the clease September 30th, A. D. 1873, made in accordance with Sections 18, 19, and General Banking Law, as amended in 1871.	
RESOURCES.	
oans and Discounts	\$300,411 5
Cash Items	. 1,067 8
Due from Banks and Bankers	18,498 8 10,000 0
Revenue Stamps	. `286 9
Fractional Currency Legal Tender and Bank Notes	. 588 8 . 88,978 0
Coin	401 2
	\$870,067 7
LIABILITIES.	
Capital Sarpius Burgius Due other Banks Due Depositors Proût and Loss	
•	\$870,087 T
	\$870,087 7
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.	
Subscribed and sworn to before me, this second day of October, 1878.	Cashier.
BENJ. NEWKIRE	Cashier.
Subscribed and sworn to before me, this second day of October, 1878.	Cashier.
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Note  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.	Cashier.  Try Public.  Monday
BENJ. NEWKIRE Subscribed and sworn to before me, this second day of October, 1878. GILBERT R. BYRNE, Not  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, of October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gen ing Law, as amended in 1871.  RESOURCES.	., Cashier. ary Public. n Monday eral Bank
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  BESOURCES.  Loans and Discounts.  Stock Subscription.	C. Cashier.  227y Public.  2 Monday  251,008 5 251,008 5
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Note  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Stock Subscription.  Due from Banks and Bankers.	Cashier.  Try Public.  In Monday  Try St.,008 5  85,000 0  1,807 8
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Note Condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Stock Subscription.  Due from Banks and Bankers.  Forniture and Fixtures.	C. Cashier.  227y Public.  2 Monday  251,008 5 251,008 5
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Note Condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Leans and Discounts.  Seek Subscription.  Due from Banks and Bankers.  Forniture and Fixtures.	\$51,008 5 85,960 0 1,249 9 9,901 2
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Note Condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Leans and Discounts.  Seek Subscription.  Due from Banks and Bankers.  Forniture and Fixtures.	. Cashier. 2ry Public. 2ry Public. 2 Monday 251,008 5 35,950 0 1,807 8 1,249 9
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  LOGARS and Discounts.  Stock Subscription.  Due from Banks and Bankers.  Parniture and Pixtures.  LIABILITIES.	51,008 5 95,000 0 1,807 8 1,249 9 9,901 2 \$98,462 0
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, on October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  LORANS and Discounts.  Stock Subscription  Due from Banks and Bankers  Fourtiure and Pixtures  Legal Tender Notes and Cash Items.	\$51,008 5 85,460 0 1,249 9 9,901 2 \$50,000 0
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Loans and Discounts. Stock Subscription.  Due from Banks and Bankers. Furniture and Pixtures.  Legal Tender Notes and Cash Items.  LIABILITIES.  Capital  Due Depositors.	\$51,008 5 85,460 0 1,249 9 9,901 2 \$50,000 0
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  LOGARS and Discounts.  Stock Subscription.  Due from Banks and Bankers.  Forniture and Fixtures.  Liabilities.	251,008 5 85,000 0 1,847 8 9991 2 \$98,462 0
BENJ. NEWKIRE Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, of October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  LOADS and Discounts.  Stock Subscription.  Due from Banks and Bankers.  Forniture and Fixtures.  Legal Tender Notes and Cash Items.  LIABILITIES.  Capital  Due Depositors.  Profit and Loss.	\$51,008 5 85,000 0 1,807 8 9,901 2 \$98,462 0 46,152 7 2,809 9
Subscribed and sworn to before me, this second day of October, 1878.  GILBERT R. BYRNE, Not.  REPORT of the condition of the Jackson County Bank at Jackson, Michigan, or October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the Gening Law, as amended in 1871.  RESOURCES.  Loans and Discounts. Stock Subscription.  Due from Banks and Bankers.  Furniture and Fixtures.  Legal Tender Notes and Cash Items.  LIABILITIES.  Capital  Due Depositors.	\$51,008 5 85,460 0 1,249 9 9,901 2 \$50,000 0 46,152 7 2,809 8 \$98,462 0

REPORT of the condition of the Mechanics' Bank at Detroit, Michigan, at the close of business Oct. 4, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

RESOURCES.			
Loans and Discounts	<b>\$878</b>	.144	27
Due from Banks and Bankers	14,	850	
Revenue Stamps		85 968	
Expenses Legal Tender and Bank Notes and Checks on Banks	20	218	
Bonds	89	298	99
	\$462,	,556	16
LIABILITIES.			
Capital			
Bue Depositors	890,		
Profit and Loss		841 822	
	\$462,	556	16

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

E. H. BUTLER, Cashier.

Subscribed and sworn to before me, this sixth day of October, 1873.

WM. H. BUTLER, Jr., Notary Public.

STATEMENT showing the condition of the Merchants' and Manufacturers' Bank of Detroit, at the close of business hours June 30, 1873, as required by the Banking Law of Michigan.

RESOURCES.		
Loans and Discounts.  Due from Banks and Bankers.		\$596,161 85 68,825 93
Cash—Exchanges for Clearing House. Legal Tenders, National Bank Notes, Fractional Currency, and Revenue Stamps	9040,7592 19	49,514 97
Overdrafts Farniture Account.		1 070 00
	-	\$658,956 80
Liabilities.		
Capital Stock		\$265,050 <sup>*</sup> 00 27,419 <sup>*</sup> ,70 861,486 <b>60</b>
		\$658,596 89

I, Charles C. Cadman, Cashier of the Merchants' and Manufacturers' Bank of Detroit, Michigan, do solomally swear that the above statement is true, to the best of my knowledge and belief.

CHARLES C. CADMAN.

Subscribed and sworn before me this 2d day of July, 1878.

FREDERICK WOOLFENDEN,
Notary Public in and for Wayne Co., Mich.

REPORT of the condition of the People's Bank, at Manchester, Michigan, at the close of business on 30th day of September, A. D. 1873, made in accordance with Section 18 of the General Banking Law, as amended in 1871.

### RESOURCES.

Loans and Discounts, Overdrafts Included Cash Items Due from Banks and Bankers Real Estate, Furniture and Fixtures Revenue Stamps Fractional Currency Expenses Legal Tender and Bank Notes	8,4 7,6	967 817 477 817 82 84 020 818	01 80 25 11 80 00
	\$85,	879	28
Capital	\$50,0 2,0 88,1	072	64
•	\$85,	879	28

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

C. H. RICHMOND, Cashier. Subscribed and sworn to before me this third day of October, 1878.

A. E. HEWETT, Notary Public.

REPORT of the condition of the State Bank at Bay City, Michigan, at the close of business October 1st, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

### RESOURCES.

Loans and Discounts	2191.974	. 48
Overdrafts		
Cash Items	888	25
Due from Banks and Bankers	42,990	78
Revenue Stamps and Stamp Check Books.	467	06
Furniture and Fixtures.	8,156	47
Fractional Currency.		20
Expenses	2,271	97
Legal Tender and Bank Notes	15,401	00
	\$259,608	87
LIABILITIES.		
Capital	£150,000	00
Surplus	10,000	00
Due other Banks.		

\$259,608 87

8,889 11 258 56

A.A. A.

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

ORRIN BUMP, Cashier. Subscribed and sworn to before me, this 2d day of October, 1878.

Profit and Loss
Endorsement Account

G. M. WILSON, Notary Public.

REPORT of the condition	of the State	Bank at Fer	nton, Michigan,	at the close of	business
September, A. D. 1873,	made in acc	ordance with	Sections 18, 19,	, and 67 of the	General
Banking Law, as amend	ed in 1871.		•	•	

RESOURCES.		
Loans and Discounts	258,28	<b>10</b>
Overdrafts	29	2 45
Cash Items		0 75
Due from Banks and Bankers	5,51	
Revenue Stamps		1 10
Furniture and Fixtures		6 04
Fractional Currency.  Legal Tender and Bank Notes.	28.05	6 30
Legal Tender and Bank Notes		N 170
Bonds		
-	\$88,49	0 15
LIABILITIES.		
Capital	\$50,00	00
Surplus		10 00
Due other Banks, Re-discounts.	85	50 00
Due Depositors	84,82	8 55
Profit and Loss.	2,10	6 60
•	\$88,48	0 15

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

EDWIN TRUMP, Cashier.

Subscribed and sworn to before me this first day of October, 1878.

W. P. GUEST, Notary Public.

REPORT of the condition of the Adrian Savings Bank at Adrian, Michigan, at the opening of business Monday, October 6th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law as amended in 1871.

## 

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

HEMAN LOOMIS, Treasurer.

Subscribed and sworn to before me, this sixth day of October, 1878.

A. J. COMSTOCK. Notary Public.

\$2,050,950 25

\$200,000 00 92,582 56 94,261 51 1,714,012 44 29,098 74

\$2,059,950 25

REPORT of the condition of the Ann Arbor Savings Bank at Ann Arbor, Michigan, at the close of business September 30th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

RESOURCES.		
Loans and Discounts	\$126,684	89
Overdrafts	759	
Cueh Items.	1,279	
Due from Hanks and Bankers.  Furniture and Fixtures.	21,684 2,688	
Fractional Currency.	1.720	
Rynenses	1.098	
Legal Tender and Bank Notes Bonds—University Warrants due this day	80,700	00
Bonds—University Warrants due this day	2,890	00
	\$188,900	26
LIABILITIES.		
Capital	\$50,000	00
Surplus		
Due other Banks		
Due Depositors Interest and Exchange		
Unpaid Dividends		00
Oupelu Dividendo		
	\$188,900	26
I do solemnly swear that the above statement is true, to the best of my knowledge and belief.  SCHUYLER GRANT Subscribed and sworn to before me, this first day of October, 1878.	Cashier	
LINA P. KING, Nota	ry Public	;.
	the close	of
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.	the close d 67 of	of the
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.	the close d 67 of \$1,812,88	of tho
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.	the close of 67 of \$1,812,88	of the
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.	the close of 67 of \$1,812,88	of the 1 92 9 68 8 98
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.	the close at 67 of \$1,812,88 118,931 149,74	of the 1 92 9 68 8 98 2 81
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.	\$1,812,88 91,812,88 118,91 149,74	of the 1 99 9 68 8 98 2 81 5 00
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Revenue Stamps.	the closed 67 of \$1,812,83 \$44 118,311 149,74 42 7,49	of the 1 93 9 66 8 81 5 00 9 29 0 00
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Furniture and fixtures.  Fractional Currency.	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 66 8 88 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Furniture and fixtures.  Fractional Currency.	the closed 67 of \$1,812,83 \$44 118,311 149,74 42 7,49	of the 1 93 9 66 8 88 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Expenses.  Legan Tender and Bank Notes and Coin.	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 66 8 88 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Rxpenses.  Legan Tender and Bank Notes and Coin.  Bonds.  United States and Prem.  \$199,145 09	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 66 8 88 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Coverdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Expenses.  Legan Tender and Bank Notes and Coin.  Bonds.  United States and Prem.  \$199,145 09  State of Michigan.  \$199,145 09	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Rxpenses.  Legan Tender and Bank Notes and Coln.  Bonds.  United States and Prem.  \$199,145 09  State of Michigan.  **Missandri**  26,800 00  26,810 60	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Expenses.  Legan Tender and Bank Notes and Coin.  Bonds—  United States and Prem.  \$198,145 09  State of Michigan.  \$2,600 00  " Missouri.  \$2,600 00  Wayne County.  \$2,800 00  Detroit City.  \$2,800 00	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts. Overdrafts. Overdrafts. Cash Items, including Checks on other Banks and Loans on call with Collateral. Due from Banks and Bankers. Revenue Stamps. Furniture and fixtures. Fractional Currency. Repenses. Legan Tender and Bank Notes and Coin. Bonds. United States and Prem. State of Michigan 26,610 60 Wayne County 32,800 00 Detroit City 4,700 00	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Coverdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Expenses.  Legan Tender and Bank Notes and Coin.  Bonds-  United States and Prem.  \$199,145 09  State of Michigan.  " "Missouri.  " Missouri.  " Missouri.  " Myyne County.  Detroit City.  N. Y. Central Park Fund.  N. Y. Central Park Fund.  120,000 00  Det. Hamtramek Iron Works.  120,000 00  120,000 00  Det. Hamtramek Iron Works.	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Overdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixures.  Fractional Currency.  Rxpenses.  Legan Tender and Bank Notes and Coln.  Bonds.  United States and Prem.  S198,145 09 State of Michigan.  36,000 00  "" Missouri.  Wayne County.  Detroit City.  Applications of the Detroit Savings Bank at Detroit, Michigan, at the sections 18, 19, and 18, 19, and 18, 19, and 18, and 18, and 19, an	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 1 93 9 65 8 85 5 00 9 29 9 60 8 65
REPORT of the condition of the Detroit Savings Bank at Detroit, Michigan, at business September 30th, A. D. 1873, made in accordance with Sections 18, 19, an General Banking Law, as amended in 1871.  RESOURCES.  Loans and Discounts.  Coverdrafts.  Cash Items, including Checks on other Banks and Loans on call with Collateral.  Due from Banks and Bankers.  Revenue Stamps.  Furniture and fixtures.  Fractional Currency.  Expenses.  Legan Tender and Bank Notes and Coin.  Bonds-  United States and Prem.  \$199,145 09  State of Michigan.  " "Missouri.  " Missouri.  " Missouri.  " Myyne County.  Detroit City.  N. Y. Central Park Fund.  N. Y. Central Park Fund.  120,000 00  Det. Hamtramek Iron Works.  120,000 00  120,000 00  Det. Hamtramek Iron Works.	\$1,812,83 81,812,83 84 118,31 149,74 7,49 2,10	of the 199 88 89 88 89 88 98 99 99 99 8 65 1 45

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

A. H. ADAMS, Cashier.

Subscribed and sworn to before me this sixth day of October, 1878.

MARCUS F. DOW. Notary Public.

REPORT of the condition of the Genesee County Savings Bank at Flint, Michigan, at the close of business September 19, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

Loans and Discounts Cash Items Due from Banke and Bankers Furniture and Fixtures Fractional Currency Expenses Legal Tender and Bank Notes Legal Tender and Bank Notes Bonds, { City of Fiint School Bonds. First Mortgages Coin	\$99,899 36 1,890 96 26,165 56 96 76 868 96 1,185 74 4,785 00 500 00 21,200 00 21,900 0
Capital	\$50,000 00 1,000 00 45,652 00 61,170 04 2,441 04
	\$160,248 17
REPORT of the condition of the Genesee County Savings Bank at Flint, Michigan, May 1st, 1872) at the close of business September 30, A. D. 1872, made in accord. Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.	(organized
RESOURCES.	ance with
Loans and Discounts.	ance with
Cash Items Due from Banks and Bankers Furniture and Fixtures Fractional Currency Expenses Legal Tender and Bank Notes Bonds, 5-20 Government Bond First Mortgages Coin at par	\$95,152 87 981 60 11,471 14 967 9255 96 1,166 88 2,805 00 500 00 21,206 00 11,286 08
Due from Banks and Bankers. Furniture and Fixtures. Fractional Currency Expenses. Legal Tender and Bank Notes. Bonds, {5:20 Government Bond. City of Flint School Bonds. First Mortgages.	\$95,152 87 961 69 11,471 14 96 79 255 96 1,166 88 2,805 00 500 00 21,206 00 11,296 08
Due from Banks and Bankers. Furniture and Fixtures. Fractional Currency Expenses. Legal Tender and Bank Notes. Bonds, {5:20 Government Bond. City of Flint School Bonds. First Mortgages.	\$95,152 87 961 69 11,471 14 96 70 255 96 1,166 88 2,805 00 500 00 500 00 11,296 08 298 04

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

RA H. WILDER, Cashier.

Subscribed and sworn to before me, this fourth day of October, 1878.

A. G. BISHOP, Notary Public.

\$145,909 81

REPORT of the condition of the Grand Rapids Savings Bank at Grand Rapids, Michigan, at the close of business October 6, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

### RESOURCES.

Overdrafts         10.           Due from Banks and Bankers         10.           Revenue Stamps         8.           Fractional Currency and Nickels         12.           Repenses         13.           Legal Tender and Bank Notes         13.           Bonds and Mortgages         111.           Interest carned not due         2           \$817.         \$98.           LIABILITIES.         20.           Capital         \$98.           Due other Banks         20.           Due Depositors         20.           Profit and Loss, Interest and Exchange         \$98.           Savings Deposits         \$914,814 68           General Deposits         \$95. 82           Overdrafts         905 82           Dividends unpaid         \$209,207 01	Madou Moad.				
Revenue Stamps	Loans and Discounts	·	\$171,	882 905	
### Functional Currency and Nickels	Due from Banks and Bankers		10,8	897 188	41
Expenses	Furniture and Fixtures		8.'	785	58
Light Tender and Bank Notes   18   18   18   18   18   18   18   1	Revenues Currency and Michelle	•	. 1	887	
Capital	Legal Tender and Bank Notes		18.9	994	
Capital	Interest earned not due	•••••		781	
Capital         \$98.           Due other Banks         209.           Profit and Loss, Interest and Exchange         909.           Savings Deposits         \$114,814 68           General Deposits         98,789 56           Overdrafts         905 82           Dividends unpaid         \$209,207 01			\$817,	449	61
Due other Banks       209         Due Depositors       209         Profit and Loss, Interest and Exchange       \$114,814 68         Savings Deposits       \$18,769 56         General Deposits       90,5 82         Overdrafts       217 50         Dividends unpaid       \$209,207 01	LIABILITIES.				
Due Depositors.       209         Profit and Loss, Interest and Exchange.       9         Savings Deposits.       \$114,814 68         General Deposits.       98,769 56         Overdrafts.       905 32         Dividends unpaid.       \$217 50	Capital		\$98,	075 924	
Profit and Loss, Interest and Exchange       9         Savings Deposits       \$114,814 68         General Deposits       98,769 56         Overdrafts       905 89         Dividends unpaid       217 50         \$209,307 01	Due Depositors		909		
General Deposits   98,769 56	Profit and Loss, Interest and Exchange		9.9	948	
Overdrafts         905 82           Dividends unpaid         217 50           \$209,307 01	General Deposits	1,719 C	)5 54		
Dividends unpaid	Overdrafts.				
· · · · · · · · · · · · · · · · · · ·	Dividends unpaid	217	50		
\$817.	\$200	),207 (	)1		
			\$817,	449	61

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

MARCUS W. BATES, Cashier.

Subscribed and sworn to before me, this seventh day of October, 1878.

GBO. R. ALLEN, Notary Public.

REPORT of the condition of the Lenawee County Savings Bank at Adrian, Michigan, at the opening of business October 6th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

### RESOURCES.

Bills Reccivable. Bonds and Mortgages Cash Items. Due from Banks and Bankers Furniture and Fixtures Fractional Currency Expenses. Legal Tender and Bank Notes. Sonds—Adrian City. School	200,348 7 1,000 0 15,647 8 1,708 0 77 8 2,701 7 21,497 0 15,000 0	1 0 2 0 8 1 0 0
	\$805,176 7	5
		=
LIABILITIES.		
Capital	£50,000 0	•
Burplus	11,790 9	
Due Depositors	248,885 8	8
	\$805,176 7	8

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

W. W. BRUCE, Cashier.

Subscribed and sworn to before me, this 7th day of October, 1878.

L. T. ELDRIDGE, Notary Public.

REPORT of the condition of the People's Savings Bank at Detroit, Michigan, at the close of business September 30th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Laws, as amended in 1871.

### RESOURCES.

2250225			_
Loans on Real Estate Mortgages and other approved Collaterals and Discounts		\$585,564 1,059	
Overdrafts Cash Items, Gold, Canada Currency, and Nickel Due from Banks and Bankers		908 144,225	
Real Estate			44
Revenue Stamps		7,152	91
Fractional Currency.		18,440	
Legal Tender and Bank Notes.  Checks on other Banks	\$31,502 00	•	
Unecks on other Banks		41,865	00
Bonds—United States and Michigan.		61,949	75
		\$857,848	20
LIABILITIES.			
Capital	• • • • • • • • • • • • • • • • • • • •	\$60,000 6,651	
Due Depositors		772,215	
Profit and Lose, Interest, Collection, and Exchange Accounts		18,975	- T3
		\$857,848	20

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

M. W. O'BRIEN, Cashier. Subscribed and sworn to before me, this second day of October, 1878.

JOHN ATKINSON, Notary Public.

REPORT of the Port Huron Savings Bank at Port Huron, Michigan, at the close of business September 30th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

RESOURCES.

Loans and discounts	\$106,214 2,100 21,958	
Due from Banks and Bankers		88
Due from Banks and Bankers	21,958	
		41
Revenue Stamps	· 71	
Furniture and Fixtures	1.115	98
Fractional Currency and Nickels		=
Specie.	65	14
Expenses	1.427	
Legal Tender and Bank Notes	18,014	
Bonds-Port Huron City Bonds	15,000	
	\$161,048	04
=		=

Liabilities.	
Capital paid in	240,000 00
Capital paid in Due Depositors	115,620 58
Profit and Loss	5,422 51
	\$161,048 04

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

O. F. HARRINGTON, Cashier. Subscribed and sworn to before me, this first day of October, 1878.

F. A. TILDEN, Notary Public.

**E**IGHTH Quarterly Report of the condition of the Wayne County Savings Bank at Detroit, Michigan, at close of business September 30th, 1873.

### LIABILITIES.

Capital paid in	\$50,000 828,801 9,484	88
	\$888,286	77
RESOURCES.		
Loans on unencumbered real estate in the city of Detroit, worth in cash two to six times the amount loaned,—interest ten per cent, payable semi-annually.  United States Bonds, Michigan State and City Bonds.  Loans on collateral securities payable on demand, securities worth more than three times the amount loaned in cash.  Checks and Drafts on Banks.  Bafes, Furniture, and Fixtures.  Cash in vault and on deposit in Banks subject to check.	\$476,079 100,500 141,240 14,500 8,088 147,590	00 00 00 5%
•	\$888,286	77

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

S. D. ELWOOD, Treasurer. Subscribed and sworn to before me this 4th day of October, 1878.

JOHN COLLINS, Notary Public.

REPORT of the condition of the Wyandotte Savings Bank at Wyandotte, Michigan, at the close of business, September 30th, A. D. 1873, made in accordance with Sections 18, 19, and 67 of the General Banking Law, as amended in 1871.

Loans and Discounts Cash Items Due from Banks and Bankers Real Estate Furniture and Fixtures Fractional Currency Expenses Legal Tender and Bank Notes	2,175 9,679 5,491 1,689	00 45 68 28 59
	\$86,774	67
LIABILITIES.		
Capital	29,802	55
·	\$86,774	67

I do solemnly swear that the above statement is true, to the best of my knowledge and belief.

W. VAN MILLER, Cashier. Subscribed and sworn to before me this second day of October, 1878.

JNO. S. VAN ALSTYNE, Notary Public.



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#### ACTS

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### THE LEGISLATURE

OF THE

# STATE OF MICHIGAN,

PASSED AT THE

EXTRA SESSION OF 1874.

VOL. II.

Amendments to Charters of Cities and Villages, and Local and Personal Acts.



BY AUTHORITY.

LANSING: W. S. GEORGE & CO., STATE PRINTERS AND BINDERS. 1874.



# LIST OF ACTS

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## LAWS OF MICHIGAN.

#### [ No. 1. ]

AN ACT to re-incorporate the city of Monroe under the provisions of the general law for the incorporation of cities.

SECTION 1. The People of the State of Michigan enact, That in City of Monroe pursuance of section twenty-three of act number one hundred and seventy-eight, session laws of eighteen hundred and seventy-three, entitled "An act for the incorporation of cities," approved April twenty-nine, eighteen hundred and seventy-three, the city of Monroe is hereby re-incorporated as a city under the provisions of said act.

SEC. 2. This act shall take immediate effect. Approved March 21, 1874.

#### [ No. 2. ]

AN ACT to provide for the return of votes for Representative in certain wards of the city of East Saginaw.

SECTION 1. The People of the State of Michigan enact, That the votes, to whem return of all votes cast for representative in the State Legislature, returned, and in the seventh and eighth wards of the city of East Saginaw as vassed. now constituted, shall be returned to the board of canvassers, and canvassed in the third representative district of Saginaw county, until such time as there shall be a new apportionment of representatives according to law.

Approved March 21, 1874.

#### [ No. 3. ]

AN ACT to authorize the common council of the city of Hastings to assess, levy, and collect a special tax to pay existing indebtedness.

SECTION 1. The People of the State of Michigan enact, That the Amount of tax common council of the city of Hastings be and they are hereby authorized, authorized, in their discretion, to assess, levy, and collect with the tax of eighteen hundred and seventy-four, in addition to all other

taxes now authorized by law, the sum of two thousand dollars, to pay the existing indebtedness of said city.

SEC. 2. This act shall take immediate effect.

Approved March 21, 1874.

#### [ No. 4. ]

AN ACT to legalize certain bonds issued by the city of St. Clair, for the purpose of local improvements.

Preamble.

WHEREAS, The voters of the city of St. Clair, county of St. Clair, did, at a special meeting held on the fourteenth day of May, eighteen hundred and seventy-three, in said city of St. Clair, vote to issue bonds to the amount of fifteen thousand dollars, for the purpose of raising money for local improvements in said city, which said bonds were issued in accordance with said vote, on the first day of July, eighteen hundred and seventy-three;

Preamble.

AND WHEREAS, The charter of said city does not explicitly pro-

vide for the issue of said bonds; therefore,

Bonds legalized.

SECTION 1. The People of the State of Michigan enact, That the said bonds be and they are hereby declared legal and obligatory upon said city in all respects whatsoever.

Provisions for payment.

SEC. 2. It shall be the duty of the proper officers in said city to assess, levy, and collect the amount that may from time to time be required for the payment of both principal and interest on said bonds, and to pay the amount to the holders of said bonds or coupons, as the case may be, as fast as the same shall become due and payable, according to the terms of said bonds or coupons.

This act shall take immediate effect.

Approved March 24, 1874.

#### No. 5.

AN ACT to amend section eleven of an act entitled "An act to authorize a board of public works in and for the city of Port Huron," approved April first, eighteen hundred and seventythree, and to add a new section thereto, to stand as section twenty-three.

Bection amended

SECTION 1. The People of the State of Michigan enact, That section eleven of an act entitled "An act to authorize a board of public works in and for the city of Port Huron," approved April first, eighteen hundred and seventy-three, be, and the same is hereby amended, so as to read as follows:

Certain offices abolished

SEC. 11. The offices of city surveyor, street commissioner, the board of sewer commissioners, and all other offices whose duty is to be performed by the board of public works, are hereby abolished from and after the expiration of the term for which they were sev-Board to employ erally elected or appointed. The board of public works is hereby authorized to employ some suitable person as surveyor. He shall

perform such services as the board shall direct, and such other duties as may be required by the common council. Said board may employ such assistants to the surveyor as may be necessary in the performance of his duties. Such surveyor and assistants shall be compensation. paid by the city of Port Huron, under the provisions now existing, such as may hereafter be provided for the payment for such services. Said board may employ as superintendent one of their to employ sunumber, or some other suitable person, whose duty it shall be to water-works, have charge of and superintend the water-works, and all work and etc. improvements ordered, subject to the direction and control of the board of public works. Said board may employ such assistants to the superintendent as in their judgment may be necessary. The Compensation. superintendent and his assistants shall receive such compensation as the board shall prescribe, and it shall be the duty of the common council to allow and order payment for such services; also the services of the secretary, from the general fund of said city.

SEC. 2. There shall be added to said act a new section, to stand Section added. as section twenty-three, as follows:

SEC. 23. The board of public works shall have power annually Assessment of to levy or assess a tax or assessment on all lots, premises, and sub-which do not pay divisions thereof, in front of which water mains or pipes are laid, water rates. and which do not pay water rates for the consumption of water, an annual tax or assessment of three (3) cents per lineal foot of the frontage of such lots or parcels of land. If any lots or parcel of land fronts upon more than one line of pipe, the shortest front shall only be estimated in making such assessment. The assessor or assessors of the board of public works for the assessments of water rates shall, in the month of April of each year, make a correct assessment of all said lots or parcels of land, and deliver to the city clerk a copy of the same, verified under oath as correct. Said city clerk shall report the same to the common council at the next regular meeting. The council shall cause to be extended the amount of tax so reported on the tax roll of said city, which shall be designated as water tax, and when collected be credited to the water-works fund.

SEC. 3. This act shall take immediate effect. Approved March 24, 1874.

#### [ No. 6. ]

AN ACT to amend section seven of title ten of act number four hundred and twenty-seven of the laws of eighteen hundred and sixty-nine, entitled "An act to revise the charter of the city of Lansing," approved April third, eighteen hundred and sixtynine.

SECTION 1. The People of the State of Michigan enact, That sec- section smended tion seven of title ten of act number four hundred and twentyseven of the laws of eighteen hundred and sixty-nine, entitled "An act to revise the charter of the city of Lansing," approved April

third, one thousand eight hundred and sixty-nine, be and the same is hereby amended so as to read as follows:

Provisions to meet expenses in the erection of school buildings.

Board to determine amount to be raised, amount by tax, and amount on bonds.

Collection and payment of tax, etc.

Bonds to be isaned for amount borrowed. How executed, etc.

Proviso requiring a majority vote of district,

Notice of meeting.

Voters may increase or diminish amount.

Bonded indebtedness limited.

SEC. 7. Whenever the said board shall deem the purchase of sites and buildings, the erection of high-school buildings on block eighty-one in said city, or ward school-houses, or other buildings in said city for school purposes necessary, they shall so declare by resolution, and shall determine the sum or sums of money necessary to be raised for such purposes, and what portion thereof, if any, shall be raised by tax, and what portion of said sum, if any, shall be borrowed on the bonds of said district. The sum to be raised by tax and the interest on all bonds issued by said board, together with the principal thereof at maturity, shall be assessed and levied on the real and personal property of said city, and collected and paid over to said board as other school money in said city. For the amount determined to be borrowed the bonds of said district shall be issued by said board, executed by the president and clerk thereof, in such denominations, not less than fifty dollars, payable at such times and places, and with such interest, not exceeding ten per centum per annum, as said board may direct; the money so raised to be applied by said board for the purposes in this section specified: Provided, That said resolution shall have been first approved by said school district, such approval to be determined by a majority of the votes cast in said district, at a school meeting of said district called by said board for that purpose, notice whereof shall be given by posting printed copies of said resolution, and notice of the time and place of holding said meeting in at least three public places in each ward of said city for ten days prior to said meeting, and by publishing the same once in each newspaper published in said city. The presiding officer of said board shall preside at such meeting, and the clerk of said board shall be clerk thereof and keep a record of said meeting. It shall be competent for the voters at such meeting to increase or diminish both or either the amount of tax and bonds specified in said resolution, and the resolution as submitted by said board or amended by such meeting shall, when the question is upon the final passage thereof. be voted upon by ballot, either written or printed, or partly written and printed; said ballots to be received and canvassed by two inspectors who shall have been chosen by said board from the members thereof. It is further provided that the bonded indebtedness of said school district shall at no time exceed fifty thousand dollars.

SEC. 2. This act shall take immediate effect. Approved March 24, 1874.

#### [ No. 7.]

AN ACT to amend the charter of the village of Algonac, in the county of St. Clair.

When village The People of the State of Michigan enact, That the village of prearmed to be legally organized. Algonac, in the county of St. Clair, heretofore organized, shall be

presumed to have been legally organized when it shall have exercised the franchises and privileges of a village for the period of two years, without the introduction of the record or a copy thereof required to be made by the board of supervisors of the county of St. Clair.

This act shall take immediate effect. Approved March 24, 1874.

#### [ No. 8. ]

AN ACT to enlarge and extend the corporate limits of the village of Evart, in the county of Osceola.

SECTION 1. The People of the State of Michigan enact, That all Territory annex that part of section thirty-four [34], of the township of Osceola, in of Evart. the county of Osceola, situated, lying, and being north and west of the Muskegon river, be and the same is hereby annexed to, and made a part of the village of Evart, in said county of Osceola, and the corporate limits of said village of Evart are so enlarged and extended as to include all that part of said section thirty-four described as aforesaid.

SEC. 2. This act shall take immediate effect. Approved March 24, 1874.

#### [ No. 9. ]

AN ACT to amend an act entitled "An act to incorporate the city of Ionia," approved March twenty-first, eighteen hundred and seventy-three, by adding a new section therete, to stand as section seventy.

SECTION 1. The People of the State of Michigan enact, That an Section added, act entitled "An act to incorporate the city of Ionia," approved March twenty-first, eighteen hundred and seventy-three, be, and the same hereby is amended by adding a new section thereto, to stand as section seventy, to read as follows:

SEC. 70. In all cases wherein the township of Ionia was on the certain indebttwenty-first day of March, in the year of our Lord one thousand ness, how apportioned beeight hundred and seventy-three, liable for any indebtedness, the imsame shall be apportioned between the township of Ionia and the city of Ionia, excepting from this apportionment so much of the territory of the city of Ionia as was taken from the township of Easton, by the township board of the township of Ionia, and the common council of the city of Ionia, according to the amount of taxable property as it existed according to the assessment roll of said township for the year eighteen hundred and seventy-two; and in case any judgment shall be rendered against the township of Ionia or [on] any such indebtedness, the common council shall cause to be levied and collected upon the real and personal property of the city of Ionia, exempting from this taxation so much of the terri-

tory of the city of Ionia as was taken from the township of Easton, the just proportion which said city should pay, according to the apportionment so made, to be in excess of the one per cent as provided in section thirty-nine of the act entitled "An act to incorporate the city of Ionia," approved March twenty-first, in the year of our Lord one thousand eight hundred and seventy-three.

SEC. 2. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 10. ]

· AN ACT to authorize the city of East Saginaw to issue bonds for the completion of water-works.

Authority to issue bonds.

SECTION 1. The People of the State of Michigan enact, That the mayor and board of water commissioners of the city of East Saginaw are hereby authorized to issue bonds to the amount of fifty thousand dollars, the proceeds of which shall be used exclusively for extending and completing the water-works of said city: Provided, The question of the issue of said bonds shall be submitted to the electors of the city at any election therein: And provided further, That a majority of the electors voting on such proposition shall vote to authorize the issue of such amount of bonds.

Proviso.

SEC. 2. This act shall take immediate effect.

Approved March 24, 1874.

#### [ No. 11. ]

AN ACT to organize the township of Copper Harbor, in Keweenaw county.

Boundaries.

SECTION 1. The People of the State of Michigan enact, That all that part of Keweenaw county designated and described as follows, viz.: Fractional township fifty-nine north, of range twenty-nine west, fractional township fifty-nine north, of range twenty-eight west, fractional township fifty-nine north, of range twenty-seven west, township fifty-eight north, of range twenty-seven west, township fifty-eight north, of range twenty-seven west, and sections one to twenty-four, inclusive, of township fifty-eight north, of range twenty-nine west, be and the same is hereby organized into a township to be called and known as Copper Harbor.

Inspectors of first election.

SEC. 2. George Bailey, Edward Guilbault, and George W. Sumner, are hereby authorized to act as the inspectors of the first election to elect township officers of said township, and in case of any vacancy in said number of inspectors from any cause, the electors present shall choose an inspector to fill such vacancy, by a viva voce vote.

First election, when and where held, SEC. 3. The first election in said township shall be held at such time and place in said township as may be designated by said board of inspectors, by giving at least ten days' notice thereof, in four of

the most public places in said township, which notice the said board of inspectors is hereby authorized and required to give. SEC. 4. This act shall take immediate effect.

Approved March 25, 1874.

#### [ No. 12. ]

AN ACT to organize the township of Grant in Keweenaw county.

SECTION 1. The People of the State of Michigan enact, That all Boundaries. that part of Keweenaw county designated and described as follows, viz.: The east half of township fifty-eight north, of range thirty west, the east half of township fifty-seven north, of range thirty west, the east half of township fifty-six north, of range thirty west, township fifty-seven north, of range twenty-nine west, and sections twenty-five to thirty-six inclusive of township fifty-eight north, of range twenty-nine west, be and the same is hereby organized into a township to be called and known as Grant township.

SEC. 2. H. H. Boucher, Herbert R. Hitchcock, and Fred. A. Inspectors of Smith are hereby authorized to act as the inspectors of the first first election. election to elect township officers of said township, and in case of any vacancy in said number of inspectors, from any cause, the electors present shall choose an inspector to fill such vacancy by a viva voce vote.

SEC. 3. The first election in said township shall be held at such First election, time and place in said township as may be designated by said board when and where of inspectors, by giving at least ten days' notice thereof in four of the most public places in said township, which notice the said board of inspectors is hereby authorized and required to give.

SEC. 4. This act shall take immediate effect. Approved March 25, 1874.

#### [ No. 13. ]

AN ACT to authorize the township board of the township of Allegan to borrow money for the purpose of paying any judgment that has been or may be hereafter rendered against said township, and to issue bonds for the payment of the same.

SECTION 1. The People of the State of Michigan enact, That the Township board township board of the township of Allegan is hereby authorized authorized to and empowered to borrow a sum of money not exceeding fifty and issue bonds. thousand dollars, on the faith and credit of said township, and issue its bonds therefor payable at a time not exceeding twelve Amount limited. years from the date thereof, and at a rate of interest not exceeding ten per cent per annum, which money shall be expended for the payment of any judgments that have been or that shall hereafter be rendered against said township in the United States Court for the Western District of Michigan.

Provision for payment of bonds and interest.

SEC. 2. It shall be the duty of the township board of said township, to provide by tax for the payment of the interest accruing on said bonds as it shall become due, which tax shall be in addition to and shall be levied and collected in the same manner as the taxes which the township board now is or may be hereafter authorized to levy and collect; and it shall be the duty of the township board of said township to provide for the payment of said bonds at the maturity thereof by tax upon the taxable property of said township.

SEC. 3. This act shall take immediate effect. Approved March 25, 1874.

#### [ No. 14. ]

AN ACT to provide for the deposit of the public moneys by the County Treasurer of Wayne county.

Public moneys to be depos'ted by county treas-urer with banking associations.

SECTION 1. The People of the State of Michigan enact, That it shall be the duty of the county treasurer of the county of Wavne, from day to day as he may have on hand any public moneys, to deposit the same with one or more banking associations or corporations incorporated under the laws of this State or the United States. Said moneys shall be payable by the banking association To whom paysor corporation with which they may have been deposited, on demand, to the said treasurer, or to his successor in office, or to whomsoever may be lawfully entitled to receive the same, and shall bear interest at a rate to be approved by said treasurer and the board of county auditors, to be computed upon daily balances and paid on the thirty-first day of December and thirtieth of June in each year, or at any other time when the account may be closed.

Interest.

Bond given by association.

By whom approved.

Conditions of bond.

Interest credited to general fund.

or corporation as aforesaid, such association or corporation shall execute and deliver to said county treasurer a bond in such sum and with such sureties as may be approved by said county treasurer and said board of county auditors and by the circuit judge for said county. Said bond shall be made to the county, and shall be conditioned for the safe keeping and repayment of such moneys or any part thereof on demand, and the payment of said interest. Said bond shall also contain such other conditions as may be required by said board of county auditors, or said treasurer, or by the circuit judge for said county.

SEC. 2. Before any deposits shall be made with any association

SEC. 3. All interest moneys so paid by any such association or corporation shall be credited to and form part of the general fund of the county.

Treasurer to withd:aw deposits when so directed by board of county auditors.

SEC. 4. The board of county auditors, whenever they shall deem it unsafe to continue said deposits with any such association or corporation, or they shall deem the security given insufficient, they may direct the county treasurer to withdraw said deposits from such association or corporation, and it shall thereupon be the duty of said treasurer to demand and withdraw such deposits as so directed by said board.

SEC. 5. Nothing herein contained shall be held or considered as This act not to in any manner changing or affecting the liability of the county liability of Treastreasurer or his bail, or his or their bond to the county: Provided, urer. That if any such banking association or corporation should sus- Proviso. pend payment of its deposits while it may hold any deposits of said public moneys, the county treasurer and his bail shall not be liable for the amount of any loss that may be occasioned by such suspension.

SEC. 6. The county treasurer of said county shall not loan any Loans or depos public moneys to or deposit the same with any person, association, its not to be made except as provided in this act.

SEC. 7. Any violation by any person holding the office of county Pensity for vio-treasurer, of any of the provisions of this act, shall be deemed act by Treasurer. a felony, and shall, on conviction thereof, be punished by imprisonment in the State Prison for a term not exceeding two years, or by fine not exceeding ten thousand dollars, or by both fine and imprisonment, in the discretion of the court.

SEC. 8. This act shall take effect on the first day of January, one thousand eight hundred and seventy-five.

Approved March 25, 1874.

#### [ No. 15. ]

AN ACT to amend an act entitled "An act to revise the charter of the city of St. Clair," approved March eighteenth, eighteen hundred and sixty-three, as amended by act number two hundred and twenty-one, of the session laws of eighteen hundred and seventy-one, approved March fifteenth, eighteen hundred and seventy-one, and to add two new sections thereto, to stand as sections two hundred and eighteen and two hundred and nineteen.

SECTION 1. The People of the State of Michigan enact, That an Sections added. act entitled "An act to revise the charter of the city of St. Clair," approved March eighteenth, eighteen hundred and sixty-three, as amended by act number two hundred and twenty-one, of the session laws of eighteen hundred and seventy-one, approved March fifteenth, eighteen hundred and seventy-one, be amended so as to add two new sections thereto, to stand as sections two hundred and eighteen and two hundred and nineteen.

SEC. 218. Whenever the common council, a majority of the Meeting of members elect concurring, shall deem it necessary to raise money electors to raise money for local or issue bonds for the purpose of local improvements or other pur-improvements, poses, they may call a meeting of the electors of said city, by etc. giving at least five days' notice of the same, by publication in one notice of or more newspapers published in said city, and by posting the meeting. same in three public places in each ward of said city, which shall state the time and place of said meeting, the purposes for which the money is to be raised and expended, and the amount thereof, respectively, for each purpose; and when such electors shall be

Not more than two such meet-

ings to be held in any one year.

viva voce vote what amount of money shall be raised for each object, as specified in the notice, and the manner in which the same shall be raised, to wit: whether by an immediate tax or by Amount limited issuing bonds: Provided, That such tax so voted, or bonds issued, shall never, at any time, with all bonds heretofore issued by said city, exceed in amount ten per cent of the assessed valuation of the taxable property in said city as ascertained by the assessor of said city, and certified to by him: Provided also, That not more than two of such meetings shall be held in any one year, and that at all such meetings the mayor, or in his absence any member of the common council present at such meeting, shall preside; and that the recorder or clerk of said city shall make and keep a record of the proceedings of such meeting.

assembled, in pursuance to such notice, they shall determine by a

Provision for payment.

SEC. 219. Whenever the common council shall be authorized by a vote of the electors of said city to raise a tax or issue bonds for local improvements or other purposes, it shall be the duty of the proper officers in said city to assess, levy, and collect the amount that may from time to time be required to pay for such tax as aforesaid, or for bonds issued, and for the payment of both principal and interest on such bonds, and to pay the amount to the holders of said bonds or coupons, as the case may be, as fast as the same shall become due and payable, according to the terms of said bonds or coupons, the same to be assessed and collected as all other taxes in said city of St. Clair, and to be a lien on all property, in like manner as other taxes.

SEC. 2. This act shall take immediate effect. Approved March 25, 1874.

Note.—The words and sentences enclosed in brackets in the foregoing laws were in the engrossed copies, and passed by the Legislature, but not in the enrolled copies.

# CERTIFICATE.

STATE DEPARTMENT, MICHIGAN, Secretary's Office,

I, DANIEL STRIKER, Secretary of State of the State of Michigan, do hereby certify that the date of the final adjournment of the extra session of the Legislature of this State for the present year, was March twenty-six, one thousand eight hundred and seventy-four.

In testimony whereof, I have hereunto set my hand and affixed the Great
Seal of the State of Michigan, at Lansing, this twenty-seventh
[L. S.] day of March, in the year of our Lord one thousand eight hun-

[L. s.] day of March, in the year of our Lord one thousand eight hun dred and seventy-four.

DANIEL STRIKER, Secretary of State.

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